

# FOUR SENATORS ARE EXPELLED

## DRAMATIC SCENE WHEN VOTE WAS TAKEN

### HOW THE VOTE STOOD.

Mrs. Emmons Was Present—Wright Made a Plea to Be Saved—Cator Talked For French.

SACRAMENTO, FEBRUARY 27.—FOR THE FIRST TIME IN THE HISTORY OF THE STATE A SENATOR HAS BEEN EXPELLED FROM THE LEGISLATURE.

THE REPORT OF THE COMMITTEE RECOMMENDING THE EX-PULSION OF SENATORS E. J. EMMONS OF KERN, ELI WRIGHT OF SANTA CLARA, HARRY BUNKERS AND FRANK FRENCH OF SAN FRANCISCO WAS ADOPTED BY AN UNANIMOUS VOTE AND THE ACCUSED MEN WERE DEPRIVED OF OFFICE ON ROLL CALL.

NO VOTES WERE CAST IN FAVOR OF THE FOUR MEN, AND THE AFFIRMATIVE BALLOTS FOR EX-PULSION WERE:

BUNKERS, 34; FRENCH, 35; WRIGHT 33, AND EMMONS, 35.

**THE PROCEEDINGS.**

SACRAMENTO, February 27.—The galleries and lobbies of the Senate were crowded this morning in anticipation of the debate on the recommendation of the special investigation committee that Senators Emmons, Bunkers, Wright and French be expelled from the Senate for receiving bribes.

**MRS. EMMONS PRESENT.**

Mrs. Emmons left the bedside of her husband at the hospital to be present in the Senate when the report came up. She sat at her husband's desk.

**FRENCH PRESENT.**

Senator French was the only one of the four accused present when the Senate convened at 11:15.

In bringing up the question of the expulsion of the Senators, President Anderson said:

"The next subject on file for consideration is the report of the special committee on investigation of charges against certain Senators."

The report of the committee presented on February 11 was then read in full. Senator Ralston moved its adoption. Senator Lukens seconded the motion, and asked for a roll call.

**REPORT ADOPTED.**

The report of the committee was adopted by 35 affirmative votes. The other five votes of the Senate were not cast, no ballot being offered by Senator Welch or the four accused men.

**FOR EX-PULSION.**

In answer to question, Senator Shortridge was informed that the report of the committee merely recommended expulsion. Senator Lukens then offered a resolution providing for the expulsion of the accused men for malfeasance in office.

During the consideration of the report Senator Wright came into the room and moved that his case and that of the three other accused men be considered separately. President Anderson said that he did not deem it proper for Wright to make the motion. Senator Shortridge then took the floor and moved that the reports be given separate consideration. The motion was carried by a viva voce vote.

**BUNKERS EXPELLED.**

As the name of Senator Emmons was first in the report, Senator Lukens suggested that his name be considered last was adopted. Bunker's name was first considered and he was expelled by 34 votes. There were no negative votes. Senator Welch was absent and Shortridge did not vote.

**FRENCH EXPELLED.**

By the same vote that was cast in Bunkers' case, Senator French was expelled. At the time the vote was taken he was in his seat. In absolute stillness, French took his hat and quietly left the room.

Before the name of Senator Wright could be presented he took the floor to say:

"Inasmuch as I am not able to argue my own case I ask that my counsel be given fifteen minutes to make a statement for me."

**WRIGHT'S PLEA.**

Attorney T. V. Cator was then allowed to make a final plea for Wright before the Senate.

"When I came here today I had no expectation of appearing before the bar of the Senate," said Cator, "and yet Wright has called on me to speak for

### WHO WILL SUCCEED NOT GUILTY SAYS BISHOP?

M. J. Kelly Leads the List of Candidates For Office of Sheriff.

The office of Sheriff of Alameda county is vacant by reason of the death of Sheriff John Bishop. Already there are many candidates in the field and the Supervisors are being importuned for their votes.

The Supervisors will make the appointment next Thursday morning.

M. J. Kelly of the Fourth Ward is in the lead in the race for the position and his friends assert that he will be appointed on Thursday. Other candidates are:

HARRY BORCHERT.  
DR. THOS. CARPENTER.  
J. J. HANIFIN.  
ARTHUR FEIDLER.  
OSCAR ROGERS.  
B. C. HAWES.

It is probable that M. J. Kelly will get the office. There are two years left to serve on Bishop's term.

**LEGAL MACHINERY.**

Owing to the fact that Alameda county is at present without a Sheriff due to the death of Sheriff John N. Bishop yesterday, the trial of David Kiniry, charged with the murder of Policeman James H. Smith, which was to have begun this morning, had to be postponed, and the case was continued until 10 o'clock next Tuesday morning, March 7 and the assembled jurors and witnesses were ordered to appear in the court-room at that hour. It was only after a lengthy deliberation among the Judges of the Superior Court this morning that it was announced that matters were in a very uncertain condition as to the legality of any steps which might be taken until a Sheriff is appointed by the Board of Supervisors.

**LEGAL SERVICE.**

The entire legal machinery at the court-house was at a standstill this morning, due to the fact of the Judges being in consultation and also that the service of all papers has been stopped as there is doubt as to the legality of such service. Writs of attachment and kindred papers are being held up until the perplexing question is solved by the appointment of another Sheriff.

**CORONER CONTROLS.**

The general sentiment prevails that the Coroner assumes control of the Sheriff's office upon the occurrence of a vacancy, but there is nothing in the law that makes any such provision. The law does provide that in the case of the impeachment or disqualification of the Sheriff and in certain other cases he acts, but the cases are set forth and specified and the statutes are silent as to any authorization for any one to act during a vacancy.

**DEPUTIES OUT.**

It was held that all the appointments of the Sheriff are legally dead with the death of the appointing power and that no one has a right to serve papers or do any official act.

**KINIRY CASE.**

David Kiniry was brought into court this morning promptly at 10 o'clock and closely watched by Deputy Sheriffs during the long wait while the Judges were in consultation. The opinion prevailed that he would take any desperate chance to make his escape and their vigilance was never relaxed for a moment. After the decision of the Judges that there was nothing in the law whereby a Sheriff could be legally installed in the office until the appointment by the Board of Supervisors, Judge Greene called his court to order and Attorney A. L. Frick, addressing the Bench, said:

"Your Honor, out of respect to the memory of the late Sheriff Bishop and the uncertain state in which affairs have been left by his untimely death I move that the case of the People against David Kiniry be postponed until Tuesday morning, March 7th."

District Attorney Allen—This is agreeable to us if it pleases the court.

Judge Greene—I think it only fit and proper that an adjournment should be taken at this time. Not only because of the uncertainty of the law with regard to who shall act during the interim between the death of one and the appointment of another, but out of respect to Sheriff Bishop, who has been intimately associated with the administration of justice in these courts, and I shall grant the motion."

**OFFICERS GO HOME.**

The unexpected adjournment necessitated the return of Captain A. J. Badish and Policemen Paul Flammer and John S. Hendrickson of the Los Angeles force to their homes and their return next week. They were all connected in the capture of Kiniry in the Southern City. Hendrickson was the officer who had a running pistol fight with Kiniry, while Paul Flammer was the one who identified the prisoner at the hospital by his gold tooth and reaped the \$1200 reward offered for his capture.

It had been rumored that Attorney M. C. Chapman would be associated with District Attorney Allen in the prosecution of Kiniry as special counsel employed by Police Judge Mortimer Smith, brother of the dead policeman, but Attorney Chapman said this morning that there was no truth in this statement, and that he had too many legal matters pressing upon him to take up a criminal case.

**CORONER TO ACT.**

It was unofficially announced by the Superior Judges this afternoon that in all probability Coroner H. B. Mehrmann would be requested to act as Sheriff until such time as the vacancy is filled. There is nothing seemingly in the law giving the Coroner the power to act, except in special cases, but it is held by the Judges that it is not the policy of the law to have the office vacant. They are much in doubt as to whether they can conduct court, as it might be construed that without bailiffs the courts were not properly organized.

**HOW SAY YOU?**

The trial preliminaries required only ten minutes. The article of impeachment was then read and the vote taken on it. In this article Judge Swayne was charged with making a false certificate for expenses while holding court at Waco, Tex.

"Senators," said the presiding officer, when the article was read, "how say you?" Is the respondent, Charles Swayne, guilty or not guilty as charged in this article?"

The calling of the roll by the secretary was then begun. Mr. Aldrich's name was first. He was not present, so that the first Senator to rise in response to the call was Mr. Alger, who voted "not guilty" in clear and distinct tones. He was followed immediately in the negative by Messrs. Allison, Alee, Ankeny, all pronouncing verdict while standing. All are Republicans.

**FIRST DEMOCRAT.**

Mr. Bacon was the first Democrat on the roll and likewise first to answer the affirmative, finding Judge Swayne guilty.

The vote throughout was largely partisan, Messrs. Bard, Kittredge, McConner and Nelson (Republicans) voting with the Democrats for conviction, and Messrs. Dubois and Gibson

### THE SENATE.



### Judge Charles Swayne Will Not Be Impeached By the United States Senate.

WASHINGTON, February 27.—The Senate, sitting as a court of impeachment for the trial of Charles Swayne, District Judge for the Northern district of Florida, today acquitted him on all of the twelve articles of impeachment brought by the House of Representatives. On none of the articles was there even a majority for conviction, although it required two-thirds to convict. The closest vote was on the last article, the contempt case of W. C. O'Neal, when 35 Senators voted guilty and 47 not guilty, while on two articles only 13 Senators voted for conviction. The voting for the most part was on party lines, though there was not a strict alignment on any article. At the conclusion of the voting the presiding officer directed the secretary to enter an acquittal upon the records, and the court then adjourned without day.

**SWAYNE ABSENT.**

Judge Swayne was not in the Senate during the roll calls, but in the President's room just back of the chamber. The result of its ballot was sent to him by his attorneys. Five out of the House managers attended during the proceedings.

Judge Swayne was not present. Mr. Platt of Connecticut, presiding, announced that the rule prohibiting applause would be rigidly enforced, a violation resulting in the certain eviction of the offender.

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### MILLIONS LOST IN A FIRE

Railroad's Docks Are Burned in New Orleans.

NEW ORLEANS, February 27.—With the fire that destroyed its immense export terminals still burning, though beyond the power to do further damage, the Illinois Central railroad announced today that as soon as the ruins cool, forces will be put to work to clear away the debris and Stuyvesant docks and elevators will be promptly rebuilt on a more elaborate and substantial scale than before. Meantime the officials of the road are today engaged in the formulation of plans that will enable them to handle the traffic now on its way here from the West, and avoid any material diversion of freight from this city.

**HEAVY LOSS.**

Conservative estimates figure the immediate loss by the fire at \$5,000,000.

The railroad company carried its own insurance, and the contents of the various elevators and sheds were insured in the local and foreign agencies.

The wharves covered 4050 feet, over a distance of ten blocks. Of this wharfage 3500 feet and what it contained were destroyed, the remainder at the upper end of the terminals being saved through the fact that the wind blew strongly in the opposite direction. The destroyed wharf cost \$500,000. Elevator D, leased to Harris, Scott & Co., of Chicago, cost \$300,000 when built, and elevator E, which was operated by the Illinois Central cost \$400,000.

**NO LIVES LOST.**

Apparently no lives were lost in the fire, though there were many narrow escapes of those who were engaged in fighting the flames, owing to its rapid spread, and lives were constantly endangered by debris of all kinds, that was whirled through the air. The escape of two fire engines was cut off, and their crews had to run for their lives. Deputy Charles Richardson of No. 6 being painfully hurt.

The fire started in the conveyors to elevator D. It spread with remarkable rapidity, sparks dropping into oil barrels on the wharf and extending the flames in every direction. The ships were lying at the docks when the fire started and all except two escaped without damage. The Indian, of the Leland line, had her rails, cabin house, masts, etc., wiped clean off, and the Cyclone was blown away. The bow and sides. All the tugs in the harbor that had steam up hurried to the scene when the fire started and by heroic efforts succeeded in pulling the steamers into the river out of reach of the flames.

**DIRECTING FORCES.**

Superintendent C. M. Dunn directed the forces of the railroad company for several hours, and when the fire was under control, went to the office of the company, where he spent the night in wire communication with officials east and west in settling the lines for clearing the wreckage away. He said that it was probable that the piers, elevators and sheds could be restored within a year, and that they would be made more extensive and substantial than those destroyed. Mr. Dunn said in his opinion the fire originated from spontaneous combustion.

**TAKE CARE OF TRAFFIC.**

Throughout the night and today many messages passed between the local officials and the head offices of the company in New York and Chicago, and arrangements were set on foot to take care of the traffic now en route here and to provide for handling the export and import trade of the company until the docks are rebuilt. The Texas & Pacific has an immense elevator at Westwego, and there also is an elevator at Chalmette, the property of the Frisco. General Manager Frator of the latter road tendered the use of the Chalmette property to the Illinois Central, and it is probable that the traffic will be handled to that point.

**PLANT DESTROYED.**

In addition to the railroad property the fire destroyed the Crescent Ice Company's plant, many small stores and a large number of small residences, and many pathetic scenes were witnessed as the poor occupants of them struggled to save their small belongings at the risk of their lives. The fire will temporarily throw out of employment a large number of employes, but this loss will be compensated for by the very much larger number which will be employed in the course of a few days in clearing out the debris and wrecking the terminals at the highest attainable speed.

Many Mothers administer Pilo's Cure when their children have Spasmodic Croup.

### EXTRA DEPUTIES FOR COUNTY OFFICERS

SACRAMENTO, February 27.—The Alameda delegation has allowed the following changes in county offices:

County Clerk, increase salary of one court room deputy from \$1200 to \$1500; increase two deputies from \$900 to \$1200; one additional deputy, \$1200.

Recorder—One additional deputy, \$1200, copyists eight cents per folio instead of six and one-half.

Sheriff—One bookkeeper, \$1800; one office deputy, \$1200; one stenographer, \$600.

Auditor—For extending rolls, from \$500 to \$1000, one deputy, from \$500 to \$1200.

Tax Collector—One additional deputy, \$1200; one stenographer, \$600; one deputy, \$1200; three deputies, November.

Assessor—Chief deputy, raise, from \$1800 to \$2400; one stenographer, \$600.

WASHINGTON, Feb. 27.—The conference report on the army appropriation bill was agreed to. This passes the bill. The sundry civil bill was then taken up.



# CHICKERING AND TEVIS INVOLVED IN PERSONAL CONTROVERSY.

## The Lawyer Warmly Resents the Charge of the President of the Bay Cities Company That He Has Acted Unprofessionally.

In a pamphlet sent through the mails to the voters of Oakland W. S. Tevis, president of the Bay Cities Water Company, makes a personal attack on W. H. Chickering, of the well-known law firm of Chickering and Gregory, charging him with unprofessional conduct in his attitude toward the proposition of the Bay Cities Company has submitted to the city of Oakland. Mr. Tevis addresses seventeen queries to Mr. Chickering, answering them himself in such terms as to gravely reflect on Mr. Chickering's good faith.

The gravamen of the charges is that Mr. Chickering acted as attorney for E. G. Wheeler, now secretary to the Bay Cities Company, of which he was the promoter, in the matter of certain land titles acquired by Mr. Wheeler and subsequently transferred to the company; and further that Mr. Chickering's name now appears on the books of the company as trustee for several shareholders.

Mr. Chickering has replied in an open letter, denying that he was ever an attorney for the Bay Cities Company or that he ever acted for Mr. Wheeler in relation to the properties of the Bay Cities. He also denies that he is a trustee for any Bay Cities stockholder, but says he has in his safe certain envelopes containing stock deposited with him by Mr. Wheeler in order to be delivered to the persons to whom they are addressed in the event of Mr. Wheeler's death. Here is Mr. Chickering's reply to the Tevis charges:

**CHICKERING'S LETTER TO TEVIS.**  
February 21, 1905.  
William S. Tevis, Esq., President Bay Cities Water Company, San Francisco, Cal.—Dear Sir: On coming to my office this morning I found your long letter (44 pages) relating to the effort of your company to induce the citizens of Oakland to look with favor on the bond proposition. Your letter, after putting to me certain questions, answers them according to your view, and merely leaves me to affirm or reject your position as stated. It is enough to say at this time that the letter is a carefully prepared piece of specious pleading and is largely based on garbled or distorted statements of facts and if the rest of it is entitled to no more credence than the part in which you make an attack on me it must have little or no influence.

Most of your letter can await a more convenient time for reply. If indeed any reply need be made, but that part of it in which you seek to impugn my integrity must be answered at once. I judge in your letter you seek to convey to the citizens of Oakland the impression that I have in some way been employed in the past by the Bay Cities Water Company and that my present employment by the Contra Costa Water Company is in violation of that former relationship.

This is a serious charge, and if true well merits the condemnation of my fellow citizens, but if untrue it will I trust be publicly so stated by you as soon as your attention is drawn to the facts.

**DENIES THE CHARGE.**  
In the first place, let me say that neither I nor my firm have ever been employed by your corporation either directly or indirectly. I have never been consulted by one of your officials upon the affairs of your company and with the exception of yourself and your secretary, Colonel Wheeler, do not know who your directors, officers and stockholders are save as I have seen their names in the public press in connection with the present water situation in Oakland. It is true that in 1897 I advised Colonel Wheeler, who was a promoter of your company, as to his rights to acquire certain water privileges in the Coyote Valley, and to transmit water therefrom.

It is equally true that neither at that time nor at the time of the promotion of your company did Colonel Wheeler have any connection with the lands or rights claimed by you which, as I understand, you now seek to transfer to the city of Oakland, nor did I know that your company claimed those rights until the present offer was made.

I never at any time "operated" with Colonel Wheeler in the "capacity of confidential agent," "friend" or "attorney," in anything which related directly or indirectly to the present proposition. Your company was incorporated in 1902. You say in your letter that all the property you now desire to sell to the city of Oakland has been acquired since that time. At the time of the formation of your company Colonel Wheeler did not transfer to you these after acquired rights, but your titles, whatever you have to the Santa Isabel and Arroyo del Valle watersheds, are of later date than his sale.

**ATTORNEY FOR WHEELER.**  
When Colonel Wheeler transferred to you his rights at the formation of your company my firm acted in his, not in your behalf, and protected his, not your interests. You seek to give the impression that compensation has been made to me by the Bay Cities Water Company by referring to a charge made by my firm. You know such inference is false and that not a cent of Bay Cities money ever came into our office. You say you have the bill before you. Refer to it and you will again see what you knew when you tried to create a contrary impression, that the bill was rendered to E. G. Wheeler and not to you or your company. You will find, too, that the bill is receipted and with its payment our employment ceased. You will observe that these services, so far from being rendered or paid for by your company, were rendered to and paid for by a client who was at that time in a legal sense antagonistic to your company.

Later the Colonel left in my hands to hold for certain individuals shares of stock in your company. The only trust imposed upon me was the safe keeping of the stock and delivery to the persons named upon the happening of specified conditions. These shares of stock were by me placed in envelopes in Colonel Wheeler's presence and deposited in my safe. They are still there. I have not the right to open these envelopes and cannot, therefore, answer your questions as to the number of shares placed therein. Colonel Wheeler can undoubtedly tell you, and he will also tell you that even if I am employed by the Contra Costa Water Company he has confidence enough in my integrity to have permitted the escrow to continue.

**PROFESSIONAL ETHICS.**  
It is a surprise to me to learn that a gentleman of your experience considers that an attorney has no right to accept employment against a corporation if he happens to have been previously consulted by one who enters into a contract with that corporation. Your position amounts to this, that if a client should consult me about entering into an employment, or selling property to a corporation—say, the Southern Pacific R. R. Co.—I must thereafter be prevented from taking any case against that corporation. Further, if I render a charge to my client for such services, and identify that as "services in connection with the S. P. R. R. Co." that this must mean that the corporation was also my client.

Let me further say that it is the first time I have ever heard it suggested that where one leaves shares of stock with another in escrow, the holder of that stock is a trustee in the sense that he may not accept employment against the corporation issuing the stock. For example, if Colonel Wheeler should request you to allow him to place some Southern Pacific stock in your safe you would thereafter occupy a confidential relationship toward that railroad. I cannot believe that you can advisedly advance these propositions. They, of course, have nothing to do with the question which is before the people of Oakland. It is evident, however, from the space that you have occupied in your letter with this matter that you consider it one of the most potent arguments you and your advisers are able to advance in behalf of your client. It would seem that such an argument can be of no importance save to reveal the intrinsic weakness of that plea and that you seek to divert the attention of the people from yourself and your scheme to alleged breaches of faith upon my part. I think the citizens of Oakland know me too well to be misled by your endeavors. Respectfully yours,

W. H. CHICKERING.  
**TEVIS REITERATES CHARGES.**  
In an interview Mr. Tevis reiterated his accusations against Mr. Chickering.

ing, and declared he had the documents to prove them.  
"Mr. Chickering calls my letter a specious plea," said Mr. Tevis, "largely based on garbled and distorted statements." Now that exactly fits his own letter. He draws an inference that I seek to convey by my letter the impression that he has in some way been employed in the past by the Bay Cities Water Company and that my present employment by the Contra Costa Water Company is in violation of that former relationship.

"Now, my letter said nothing of that sort. I said that he had been employed by Colonel Wheeler, who promoted our company. Mr. Chickering's reply is therefore mainly based on a misstatement of the facts concerning my letter.

"My objections to Mr. Chickering's action in this matter are based on the fact that in the letter which he had printed some time ago in the Oakland papers he attributed his criticism of the Bay Cities proposition to 'civic pride and duty,' while at the same time he was in the employ of the Contra Costa Water Company. In that letter he pretended that he knew little of the affairs of the Bay Cities Company, although, in fact, he had been intimately connected with its promotion as the attorney for Colonel Wheeler."

**TERMS IT EVASION.**  
"Mr. Chickering says that his relations with Colonel Wheeler were in a legal sense antagonistic to your company," was suggested.

"Oh, that is a mere evasion," replied Mr. Tevis. "Mr. Chickering was employed by Colonel Wheeler, whose interests have never been antagonistic but always identical with those of the Bay Cities Company since its incorporation to the present day.  
"I object further to Mr. Chickering's action," continued Mr. Tevis, "because of the fact that on our books are five or six certificates of stock standing in his name as trustee. His name was used as such because the owners had confidence in him and his action is a breach of that confidence."

"Mr. Chickering says he holds the stock merely in escrow," was suggested.  
"He does not. He holds it as trustee and the books will show it," was the reply.  
"I had hoped," continued Mr. Tevis, "that this campaign could have been conducted without personalities, but Mr. Chickering, in his first letter charges me with seeking to unload a 'chimerical and visionary' scheme on the people of Oakland. Mr. Chickering says that I made an attack on him in my letter printed today. Has he not made a personal attack on me when he wrote that I am trying to dump an unworthy proposition on the people of Oakland? I have spent \$300,000 on this business and have had the best engineering and legal advice. SUGGESTS GUILTY CONSCIENCE."

"I never said that Chickering had been employed by the Bay Cities Company, but expressly stated that his employment was by Colonel Wheeler. Now, if Mr. Chickering thinks that people might misunderstand that statement, it shows he thinks himself guilty."

In reply to a question concerning the fee paid to Mr. Chickering, Mr. Tevis showed a copy of a receipted bill furnished by the firm of Chickering & Gregory, as follows:  
E. G. Wheeler. Sept. 8, 1903  
May 26, 1903  
To paid express charges on packages to self at Soda-ville ..... \$1.25  
May 26—Telegram to self, Terrace, Utah ..... .60  
Sept. 8—Services in connection with the Bay Cities Water Company, extending over five years' consil..... 1,001.00

\$1,002.85  
"When Colonel Wheeler," continued Mr. Tevis, "saw Mr. Chickering's first letter printed it made him positively sick to see a man whom he considered an old friend guilty of a flagrant breach of their relations. Mr. Chickering holds stock on our books as trustee and when he comes out in print with an attack on those interests he has been guilty of a gross breach of professional etiquette. In escrow? No, Chickering knows he does not hold the stock in escrow, but as trustee. I'll have the books photographed for you if you like. If I feel well enough I'll like to go over to Oakland on Wednesday night and speak to the people in mass-meeting. I'd like to meet Mr. Chickering in joint debate."

# GRILS WITH RED HAIR BEWARE

## OFFICERS SHADOW WHITE HORSES IN HOPE OF FINDING WOMAN.

"Whenever you see a lady fair, With winsome ways and auburn hair, Be sure you look around with care, A white horse will surely be there."  
—Old Ballad.  
Detectives Denny Holland and William Quigley, with the cunning of a Holmes or a Collier, are shadowing every white horse that is unfortunate as to be driven through the streets of Oakland. It is not that they think the white-coated animals are criminals, but they are in search of a red-headed girl, who has disappeared, and believe that, by following the equines indicated by the white horse, they will be able to pick up a substantial clue.  
This morning Frank Gasper, a railroad employee, reported to the police that a domestic whose name he does not know had disappeared from his residence, 1556 Fifth street, after two days' employment. He never ascertained her name and did not know her antecedents. All that he knows was that she had auburn hair, was about 26 years of age and was missing. He hired her couple of days before she disappeared to do general housework. At first he was not alarmed at her disappearance, but as time wore on and nothing was heard of her, he became uneasy and reported the matter to the police.  
Holland and Quigley are on the trail of the white horses of the city.  
City Attorney Melbrox will introduce an ordinance at tonight's meeting of the council which will compel bicyclists to ride on the streets and to keep off the sidewalks. This action is taken in response to the petition of James P. Taylor, the coalman, for legislation of this kind.  
The ordinance provides that the privilege now enjoyed by the bicyclists, that of riding on the sidewalk providing the wheeledman dismount in passing a pedestrian, shall be repealed and makes it a misdemeanor to ride on the sidewalk.  
The penalty of the new ordinance is that a person guilty of violating the ordinance shall be deemed guilty of a misdemeanor and fined or imprisoned accordingly.  
It is thought that the bicyclists will combine and fight the ordinance, which, while popular with pedestrians, will displease those who delight in bicycle riding.

**CURES SORE HANDS AND FEET**  
Batho with Cuticura Soap and apply Cuticura Ointment. Works wonders.

# GEO. S. BOUTWELL PASSES AWAY

## FORMER GOVERNOR OF MASSACHUSETTS SUCCEUMS TO PNEUMONIA.

GROTON, Mass., February 27.—After an illness of a few days, George S. Boutwell, former Governor of Massachusetts, died at his home here today, aged 87 years. He was stricken with pneumonia last Friday, and owing to his extreme age was unable to rally.  
For more than sixty years Mr. Boutwell has been in public life, beginning his career as a legislator at the age of 13. At 24 he was elected to the Massachusetts Legislature and at 32 he was chosen Governor of the State. Although elected to these offices as a Democrat, Mr. Boutwell became active in the organization of the Republican party. He was a personal friend of President Lincoln.  
Mr. Boutwell was an outspoken abolitionist. He served in the National House of Representatives from 1863 to 1868. In 1868 he was elected to the United States Senate, where he served until 1875. He was elected to the United States Senate, where he served until 1875. He was elected to the United States Senate, where he served until 1875.  
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**WINTER CHAPS**  
Are not sought by girls in winter. And there is a way to avoid all chaps and chills, in spite of winter's chill assaults. CROSBY CREAM (ROSE AND CUCUMBER) is the universal skin food which strengthens all the delicate skin tissues, wipes out wrinkles in a jiffy, and leaves the skin soft, smooth and prevents the wind making all bad cracks.  
Most important its use, though a fine treat is as harmless as an inhalation of spring violets. The only reason not to try it lies through courtly disappointment that you have delayed its use all day.  
Not only intended for women, whose face may be her fortune, but for big and small chaps after the winter is put by until the next time.

# WE TOES BILL

OLYMPIA, Wash., February 27.—Governor Mead has vetoed the bill providing for a submission to the people of the proposition to repeal the state capitol grounds in Olympia, Tacoma. His principal reason is that the bill is in the nature of a constitutional amendment, and as such should have a two-thirds vote in the legislature. In his veto message the Governor says the lobbyist, it is doubtful if an attempt will be made to pass the bill over the veto.

# FIFTEEN ARE DEAD

WELCH, W. Va., February 27.—Fifteen men are known to be dead as the result of the explosion in shaft No. 1 of the United States Coal and Coke Company. The number of dead may be even greater, but it is impossible now to explore the mine because of the fire, which is still burning.

# BRIDGES DAMAGED.

OMAHA, Feb. 27.—Ice gorges and high water were the cause of much anxiety to railroads in several parts of the State today. The Missouri Pacific and Rock Island were both forced to detain trains on account of the damage to bridges and tracks.

# RESOLUTION DEFEATED.

TOPEKA, Kan., Feb. 27.—A House conference resolution calling for an inquiry into the sale of salt was defeated by a vote of 67 to 19.

**TO PREVENT THE GRIP**  
Laxative Bromo Quinine, the world-wide Cold and Grip remedy, removes the cause. Call for the full name and look for signature of E. W. Grove, 25c.

# JAPANESE SHELL MUKDEN

## Great Damage Reported--General Engagement in Progress.

NEWCHANG, February 27, via Tien Tsin, 6 p. m.—According to a person who has just returned here from the front, the Japanese are shelling Mukden with 11-inch mortars. The bombardment which was recently commenced is further reported to have caused great damage far behind the Russian lines.  
Advices from Chinese sources say that a general engagement is in progress all along the line. The heaviest fighting is reported to be occurring on the Japanese right and General Kuraki is said to be sweeping far north and threatening to crumple the Russians back on the railroad.  
A special force is reported to be moving from the south and east with the intention of cutting off the Russian communications by rail with Vladivostok.

# EACH CLAIMS HE IS ELECTED

## FRAUD IN GUBERNATORIAL CONTEST MAKES TRUE RESULTS IMPOSSIBLE.

DENVER, February 27.—Printed copies of the briefs of the findings of counsel for James Peabody and Alva Adams in the gubernatorial contest were today placed in the hands of each member of the committee which heard the evidence in the case, and the committee began consideration of its report, which is to be submitted to the general convention of the general assembly on Thursday next.  
Peabody's brief claims his election by a 243 majority, this result being reached by rejecting the entire vote of 104 Denver precincts and a number of precincts in Adams, Boulder, Conejos and Pueblo counties, which gave Democratic majorities. The claim is made that the returns from these precincts are so perverted with fraud that the true results of the election in them cannot be determined.  
Governor Adams' brief claims that he has a majority of 688 after eliminating all precincts in which the fairness of the election has not been proven.

**A Head**  
In the morning, or afternoon, or evening, ought to be in the best trim to be ahead in the day's work. Even at its highest efficiency, a mortal sphere of cognition doesn't win the blue ribbon always, but when racking headaches enter then exit accomplishment.

# DESERTS REGULARS

JEFFERSON CITY, Mo., February 27.—A new factor was added to the senatorial race on the thirty-third ballot today when Representative Casey bolted Niedringhaus and voted for D. P. Dyer, the United States District Attorney of St. Louis. Representative Moberly and Representative Silverwood also deserted the regulars, voting for Lieutenant Governor McKinley. The vote was as follows: Niedringhaus 45, Cockrell 57, Kerens 12, McKinley 7, Dyer 1, Godfrey 1.

# FOR NEW STATES

WASHINGTON, Feb. 27.—Senator Bailey today introduced as an amendment to the Indian appropriation, a bill for creating one State of Oklahoma and Indian Territory.

# FERRYBOAT SINKS.

CAIRO, Ill., February 27.—The ferryboat Katherine, which plies between Cairo and Bird's Point, was struck today near here by a large piece of ice and sank in several feet of water. Many passengers were aboard and a panic followed. All the passengers, after much difficulty, were taken off in safety.

# GOES TO GOLDFIELD.

George Mahoney, former Superintendent of the Reliance Athletic Club leaves Thursday for Goldfield, Nevada, where he has accepted a position as a secretary for a mining company.

# ANOTHER SATELLITE OF JUPITER.

## Assistant Astronomer Perrine of Lick Observatory Makes Important Discovery.

BERKELEY, February 27.—One of the most important discoveries yet made at Lick Observatory is announced today in a telegram sent to President Wheeler of the University by Director W. W. Campbell, who states that Assistant Astronomer Perrine, of the Lick Observatory staff, has discovered another satellite of Jupiter.  
In a letter following the telegram, Director Campbell writes of the discovery as follows:  
"It gives me great pleasure to announce that another satellite of Jupiter has been discovered by Assistant Astronomer Perrine of the Lick Observatory staff, which will be known as the seventh satellite. The discovery was actually made on January 5, but announcement of the fact was not justified until the present time.  
"The sixth satellite, first observed by Professor Perrine, and photographed taken early in December, was not recorded and the photographs shown until January 2, 3 and 4, and public announcement of the discovery was made on January 5.  
"The following day Mr. Perrine resumed his comparative examination of the negatives procured on the last three dates, and was rewarded by discovering the image of a very faint body which changed its position from night to night. It was moving in such a way that the probabilities were in favor of its being a satellite of Jupiter, but at the same time the possibility existed that it was one of the large group of asteroids whose orbits lie between those of Mars and Jupiter. This question could not be resolved until observations of the new body had extended over several weeks. Unfortunately the unfavorable weather in January prevented the securing of exposures long enough to record the faint object until January 28. This observation did not fully resolve the doubt as to the character of the object. Photographs secured by Mr. Perrine on February 21 and 22, and his computation based upon them have enabled him to decide definitely that this body is a satellite of Jupiter.  
"Its photographic magnitude seems to be about the sixtieth part of the brightness of Jupiter. The number of telescopes which would permit visual observation of it is therefore limited.  
"The direction of this seventh satellite from Jupiter on the evening of February 27 was 57 degrees east of north, and its distance from the planet was 19 minutes of an arc. Its motion is carried out southwesterly at the rate of one minute of an arc per day. Its apparent motion around Jupiter is in the direction that astronomers would describe as direct. The apparent motion of the sixth satellite, on the contrary, is in the reverse direction. Whether these satellites are actually revolving around Jupiter in the same direction as the five inner satellites or in the opposite direction, cannot be decided at present time. It is certain, however, that the planes of their orbits make a considerable angle with each other and that they make large angles with the plane of Jupiter's equator.  
"The distances of the two satellites from Jupiter are not very unequal; in both cases probably lying between six and eight millions of miles. Their corresponding periods of revolution around the planet would therefore be seven or eight months in each case.  
"On many accounts these two satellites promise to be among the most interesting bodies in our entire solar system. Mr. Perrine is computing their orbits around Jupiter, but several days will probably pass before further facts can be communicated. It is a pleasure to say that the most worthy discoveries were made from photographs secured with a Crossley reflector, whose modern mounting, substantially completed about September 1, was provided for by funds from the University of California and from Mrs. Phoebe A. Hearst, the undertaking of the work having been made possible by the generous contribution of Mr. Hearst for this purpose."

# WILL J. CULLICAN

## Opens a New Furniture Store at 467 Ninth Street.

There is a new furniture store in town, and from the indications of the stock entered it will certainly meet with the success the proprietor deserves. Will J. Culligan is the owner of the new place of business and as he is a practical man in his line of trade, he is in a position to cater to the public in a manner that will meet with their approbation. The invoice carried at Mr. Culligan's store will always be in up-to-date stock which will be sold at very reasonable prices. The new firm will undoubtedly do a most lucrative business from its inception.

# THREE PERISH IN FIRE.

HOT SPRINGS, Ark., Feb. 27.—Contributions continue to be received from outside cities for the benefit of those rendered destitute by Saturday's great fire.

It is now generally accepted that only three persons perished in the flames. The identity of these victims has not been established.

# THE SUCCESSFUL WIFE.

The successful wife keeps on hand a little bonnet in case of need. She keeps a cushion tucked up her sleeve, where it can be relied on a moment's notice. Maybe she keeps a can of condensed milk; maybe it is his favorite pudding served extra; perhaps it is the baby's picture framed for his desk. Something she has handy, and when his affection needs nursing she does not hesitate to do the nursing.  
Why, a bunch of violets or a knot of bright ribbon adds the most to the wife's charms almost makes a man forget that he is hungry. A saucy pinch with the usual kind of remark, a word of advice, a word of encouragement, a word of praise, a word of love, a word of affection, a word of devotion, a word of sacrifice, a word of self-denial, a word of patience, a word of understanding, a word of sympathy, a word of kindness, a word of gentleness, a word of meekness, a word of mildness, a word of sweetness, a word of grace, a word of glory, a word of honor, a word of praise, a word of thanksgiving, a word of adoration, a word of love, a word of devotion, a word of sacrifice, a word of self-denial, a word of patience, a word of understanding, a word of sympathy, a word of kindness, a word of gentleness, a word of meekness, a word of mildness, a word of sweetness, a word of grace, a word of glory, a word of honor, a word of praise, a word of thanksgiving, a word of adoration, a word of love, a word of devotion, a word of sacrifice, a word of self-denial, a word of patience, a word of understanding, a word of sympathy, a 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# BELDEN AGAIN CRITICIZES BAY CITIES SCHEME.

## He Rejoins to J. C. Bronson By In- viting Attention to the Many Objections of the Water Bonds.

Editor TRIBUNE—Now comes one, J. C. Bronson, who, in a recent issue of your paper, and abusing the conditions of your invitation to correspondents that they should not attack the motives and characters of persons who disagree with them, but to talk on the bonds, took to the subject of debate, give reasons why the Bay Cities proposition should be accepted or rejected, refrain from expressions calculated to wound and offend and to not throw stink-pots, purports to answer in part my communication upon the water bond issue of a previous date. Is there such a poverty of facts and reasons to support the proposed Bay Cities Water Company's proposition that he and most of the others of its advocates must descend to personalities? Attacks of this nature surely cannot strengthen the cause which their use shows to be so palpably weak.

Here is how he vents his mouthings: My arguments are "assinine" and then again they are made with "giftiness," two characteristics which I submit are to any but a mind of the caliber he possesses, absolutely contradictory and inconceivable: I am the mouthpiece of "the Contra Costa Editor," Chickering, Irish, myself and others "are in the employ of the Contra Costa Company." In my own behalf, although not a fact, but for the sake of argument, I would cheerfully admit the last accusation as well as the other named gentlemen, I believe, if Mr. Bronson will only be good enough to give us the answers to the points made by Messrs. Chickering and Irish in their contributions made on this subject, and for which the public is still waiting. I will also cheerfully admit that Mr. Bronson is not in the employ of the Contra Costa Water Company, and, judging from the ability he displays as a Bay Cities Company advocate, I do not think he is ever likely to be.

WHO BRONSON IS.  
As he challenges what others assert as to be "good business policy" and makes sneering reference to "business men," et al examine for a moment his qualifications in that line. We find that some half dozen years or so ago he was running a little variety store. Then for several years he apparently followed no occupation. For the past two years he pretends to be a real estate agent. His position on this issue would seem to give the lie to that pretense, for no reliable member of that profession with a regard for his own interest and that of his clients, unless they be the Bay Cities Water Company, can be found supporting

## Indigestion?

I offer all Stomach Sufferers a Full Dollar's Worth of my Remedy Free to Try.

I can afford to offer a full dollar's worth free because my remedy is so simple. Ordinary remedies treat symptoms. My remedy treats the causes that produce the symptoms. Symptom treatment must be kept up forever as long as the cause is there. My treatment may be stopped as soon as the cause has been removed, for it is always there. Stomach trouble is not really a sickness, but a symptom. It has a symptom that a certain set of nerves is ailing. Not the voluntary nerves, but the involuntary nerves that act and act by the automatic stomach nerves over which your mind has no control.

I have no room here to explain how these tender tiny nerves control and operate the stomach. Now worry breaks them down and causes indigestion. How misuse wears them out and causes dyspepsia. How neglect may bring on kidney and heart and other troubles through sympathy. I have no room to explain how these nerves may be reached and strengthened and utilized and made well by my remedy. I spent thirty years in perfecting—now known by Druggists everywhere as Dr. Shoop's Restorative. I have not room to explain how this remedy, by removing the cause puts a certain end to indigestion, belching, heartburn, insomnia, nervousness, dyspepsia. All of these things are fully explained in the book I will send you when you write.

In more than a million homes my remedy is known. It has cured stomach troubles not once, but repeatedly—over and over again. Yet you may not have heard of it—or hearing, may have doubted, or, a stranger, that every possible excuse for doubt may be removed. Send me no money—make me no promise—take no risk. Simply write and ask if you have not tried my remedy, I will send you a full dollar bottle free. A full dollar bottle—no sample, but a full dollar bottle—keeps constantly in his shelves. The druggist will require no conditions. He will accept it as cheerfully as though your dollar had before him. He will send the bill to me. If you accept this opportunity, how to be rid forever of all forms of stomach trouble, be it of any of the troubles, but the very cause which produced it? Write today.

For a free or Book 1 on Dyspepsia, or for a full dollar bottle free, send for full dollar bottle free. Book 1 on the Kidneys must address Dr. Shoop, Box A-23, Reno, Nye Co., Nev. Book 2 for Men. Book 3 for Women. Book 4 for Rheumatism. Book 5 for Stomach. Book 6 for Stomach. Book 7 for Stomach. Book 8 for Stomach. Book 9 for Stomach. Book 10 for Stomach. Book 11 for Stomach. Book 12 for Stomach. Book 13 for Stomach. Book 14 for Stomach. Book 15 for Stomach. Book 16 for Stomach. Book 17 for Stomach. Book 18 for Stomach. Book 19 for Stomach. Book 20 for Stomach. Book 21 for Stomach. Book 22 for Stomach. Book 23 for Stomach. Book 24 for Stomach. Book 25 for Stomach. Book 26 for Stomach. Book 27 for Stomach. Book 28 for Stomach. Book 29 for Stomach. Book 30 for Stomach. Book 31 for Stomach. Book 32 for Stomach. Book 33 for Stomach. Book 34 for Stomach. Book 35 for Stomach. Book 36 for Stomach. Book 37 for Stomach. Book 38 for Stomach. Book 39 for Stomach. Book 40 for Stomach. 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# BOTH SIDES OF THE WATER BONDS ISSUE

## DOES NOT LIKE THE BAY CITIES

JOSEPH REBOLI FAVORS MUNICIPAL OWNERSHIP BUT NOT PRESENT PLAN.

Editor TRIBUNE—Primarily I favor the acquisition by the city of a water plant. In the present problem which is before the people there can be only one question. And that is, is the Bay Cities the proper scheme to solve the problem of municipal ownership? I do not think that it is. I cannot approve the manner in which the water from the Bay Cities is to be acquired. There is too much of the people's money involved and too little guaranty that the city will get what it pays for.

If the same amount of money that is to be invested in the Bay Cities proposition were applied toward the purchase of the Contra Costa Water Company it would be a much safer investment. There would be no danger then that the people would not own their own water plant after having paid for it.

I always have been and am now in favor of municipal ownership, but the only way that I can see to get it is to buy out the existing plant, so there shall be no competition.

JOSEPH REBOLI,  
Chairman Union Labor Central Committee, 5198 Shattuck avenue.

## SAYS BAY CITIES CAN'T DELIVER GOODS

DR. H. P. TRAVERS TELLS WHY HE WILL OPPOSE BONDS AT THE POLLS.

Editor TRIBUNE—There is little to add to that already said and written against the Bay Cities water proposition. I am against it, absolutely and unalterably. I do not believe that the bonds will carry, and, if they do, the Bay Cities Water Company will never be able to bring a sufficient quantity of water to the city limits.

The proper way to solve the water problem would be either to purchase the Contra Costa Water Company's plant, or acquire another supply that would be adequate. I shall oppose the proposed bonds.

DR. H. P. TRAVERS,  
Macdonough Building.

## WOULD VOTE FOR REASONABLE PLAN

I. L. FOSTER SAYS HE WILL OPPOSE THE PROPOSED BONDS.

Editor TRIBUNE—When there is submitted to the people a reasonable bond proposition for the acquisition of a municipal water plant, I shall advocate it, but I do not think that the Bay Cities proposition is reasonable. Therefore, I shall vote against the bonds.

The reasonable solution of the water problem seems to me to be the purchase of the existing Contra Costa plant at a proper price. That price could easily be determined, by condemnation proceedings, when the matter could be carried to the Supreme Court.

I. L. FOSTER,  
101 San Pablo avenue.

## MANY REASONS FOR OPPOSITION

WHY A. CLECAK WILL NOT VOTE FOR BOND ISSUE.

Editor TRIBUNE—I am opposed to the Bay Cities scheme for many reasons, but a few will suffice:

It will load this city with an enormous debt, rendering public improvements impossible during this generation.

It will make taxes too high.

It will injure business by stopping building and driving away investors. The plant will not pay when completed, as John L. Howard has demonstrated.

The proposed water supply is insufficient and unsatisfactory, as Engineer Desmond Fitzgerald proved.

The scheme is too vague and visionary to be classed as a business proposition.

The title to the water rights it is proposed to acquire is disputed, and expensive and protracted litigation must follow any attempt on the part of Oakland to appropriate the water.

The Bay Cities people say they will give a million dollar bond to secure the city against loss. A million dol-

lar bond, however good, is not adequate security for a possible loss of six millions.

The Bay Cities people tell us their attorneys say their titles are good. I prefer better evidence of title than the statements of attorneys employed by the vendor. Why doesn't the Bay Cities Company go into court and establish its title before asking this city to buy? The dispute has existed ever since the company acquired its alleged title. It should have quieted title without asking us to mortgage the city for \$6,000,000 to buy a partnership in the dispute.

I don't want water that has to be brought here through sixty miles of wood pipe. The water will have to be filtered after it gets here if we don't want to drink it mixed with rotten water.

After we get the Bay Cities water—if there is any to be had from that source—we are certain of two things of indefinite duration and prolonged expense—litigation and competition with the Contra Costa Company. It is often said the game is not worth the candle. In this case there is serious doubt whether there is any candle at all. Not for me.

A. CLECAK,  
515 Thirteenth street.

## ENGINEER FAVORS EXISTING PLANT

HERMAN E. PETERSON SATISFIED WITH PRICE, SERVICE AND QUALITY.

Editor TRIBUNE—I think the price, quality and service of the water served by the Contra Costa Water Company to the City of Oakland, at the present time is adequate and satisfactory. It would be folly to have a municipal water plant constructed to run in opposition to the one already in existence. It would work to the detriment of both, as the bonds and stocks of both plants would be depreciated and neither one could pay interest. It would simply lower the credit of all municipal securities in Oakland.

While I believe in municipal ownership of a water supply, I think it desirable to purchase the Contra Costa plant to obviate future competition, which would simply involve a loss and redound to the detriment of the City of Oakland.

HERMAN E. PETERSON,  
Mining Engineer, 671 Eighth street.

## AGNOSTICISM NOT TO HIS LIKING

J. A. COOMBS WOULD KNOW SOMETHING ABOUT GOODS TO BE DELIVERED.

Editor TRIBUNE—I am opposed to the proposed bonds because I know nothing about what the Bay Cities Company has to offer. I know nothing about the quality of the water they propose to furnish, nor about the time it will take to get it here. If the Contra Costa Company would give its definite and reasonable price on its plant I would favor purchasing it. Even then, in five years, we would have to acquire a larger water-shed, owing to the rapid growth of the city. I believe that the city should own its own water plant.

J. A. COOMBS,  
825 Thirty-eighth street.

## WILL BE DEFEATED AT THE POLLS

PROF. F. A. GUNTHER LIKED COUNCILMAN HOWARD'S SPEECH.

Editor TRIBUNE: I have no faith in the proposed scheme, for reasons which are embodied in the masterly speech of Councilman Howard.

I consider it a foregone conclusion that the Bay City scheme will be crushingly defeated.

PROFESSOR F. A. GUNTHER,  
726 Tenth street.

## WILL NOT VOTE FOR THE BONDS

S. D. PIPPER TELLS WHY HE IS AGAINST BAY CITIES PROPOSITION.

Editor TRIBUNE—As a cold business proposition, I shall vote against the proposed bonds to acquire a municipal water plant. And not only shall I vote against the bonds, but I shall do my utmost to have them defeated.

The proposition seems to me to be ridiculous. We are asked to issue bonds for \$6,500,000 on a mere specu-

lation, and the Bay Cities Company offers to furnish a bond for only \$1,000,000 to insure us from loss. As a rate-payer, I believe in a municipal supply, but I want value received. I would therefore favor purchasing the existing plant.

S. D. PIPPER,  
970 Twenty-sixth avenue.

## PROPOSITION IS NOT BUSINESS

GUS MEYER SAYS CITY SHOULD BE SENSIBLE IN VOTING BONDS.

Editor TRIBUNE—I am not in favor of the Bay Cities water proposition, because I do not think it is good business sense to purchase something that does not exist. If we desire a municipal water plant the sensible thing seems to me to be to purchase something we can see. If I were investing money in some business I would want to know what I was buying. What is business-like for an individual is business-like for a municipality.

With the exception of a few years spent, elsewhere, I have lived in Oakland since 1870, and I certainly have the welfare of the city at heart. Therefore, if I thought the Bay Cities proposition would not be injurious to the city's growth, I would not raise my voice against it. But on a pure business basis I shall vote against and work against the proposed bonds.

G. W. MEYER,  
1103 1/2 Broadway.

## MAKES A REPLY TO JOHN P. IRISH

C. R. LEWIS TALKS ABOUT PEOPLE WHO OWN WELLS AND TAXES.

Editor TRIBUNE: I am surprised to see that our fellow townsman, John P. Irish, should be so thoughtless as to use the following language: "There are 2,500 people in the city of Oakland, that own their own wells, and their own water supplies—should they be subjected to compulsory support. Compulsory taxation for something that does not benefit them and something they don't want."

Also a couple of dozen of real estate brokers have issued a pamphlet of information to voters, in which, among other things, they say:

"Unequal burden on property owners—as it is now, only the consumer pays for water. Under municipal ownership the property of everybody, whether consumer or not, will be taxed to meet deficiencies and to pay for the plant. The injustice of this is apparent. Not only will all vacant and unimproved property have to pay water tax, but every citizen who draws his supply from his own well, will likewise have to pay this extra tax, and of this last class alone there are over 1000 in our city."

In reply to John P. Irish a public water plant is a public necessity, absolutely and imperatively, and what is absolutely necessary to a corporate government is equally necessary to every one of its citizens. No one of its citizens can fortify himself with a private well, or cistern, and claim exemption from the cost of the public water supply. The corporation of the city of Oakland uses water to sprinkle streets, to flush sewers, to supply fire hydrants, to supply the schoolhouses, and all other public buildings, and this water is paid for by general taxation, and the man with the well pays his "pro rata" just the same as the man with no well. The only cause for maintaining a private well is to escape the exorbitant rates of the public supply, but the use of private wells should not be encouraged, as it is damaging to the interests of others—as the public water service must be maintained, and everyone that shirks, casts his burden upon his neighbor. Resorting to the use of wells is progressing backwards. Suppose we all used wells and, thereby could freeze out the water company, what would be the result? Why, any summer's day the city could be wiped off the face of the earth.

If we have a city we must also have a public water supply, and the cost of its maintenance must fall upon all the property in the city, and for the benefit of the real estate brokers I would say, that today here in Oakland, every vacant lot pays a water tax, and properly so; also the man with a well. The man with a well can't retire to his private seclusion and say, "Oh, you fight this out among yourselves, it is nothing to me. I have my own water and wind well, and am not interested." But my friend you are interested and can't escape the responsibility; the law lays hold of every property holder in the city in this matter, and compels all to bear their share of the burden.

The present private corporation

supplying this city with water is doing just what anyone of us would do under the same circumstances—they are selling water as a business and as long as this world is based on the present grasping and selfish principle, they are going to make all the money they can in their business, nor does this make them deserving of low and vile personal abuse—personal abuse never won a victory in any contention.

The difference between a private water works and one owned by the municipality is, that the private company charges a profit equal to paying dividend to its stockholders, while the municipal works supplies water at cost of water and maintenance. There can be no argument about the desirability of the city owning its own water supply, but the mode of obtaining it is debatable. I am very certain that few of the voters understand fully this question before the people, as witness the pamphlets issued by some of the real estate brokers, when they put forth an entirely erroneous postulate.

But I started out to try and show that the man with a well and the unimproved lot are not exempt from the burden of supplying water for public use, nor should they be.

C. R. LEWIS,  
1453 Brush.

## AGAINST BOTH OF THE PLANTS

H. K. OLSEN GIVES HIS REASONS FOR BEING AGAINST BONDS.

Editor TRIBUNE: At present, to judge from the constant downpour of water, mixed with a goodly portion of "hot air," in your paper, a distemper akin to hydrophobia seems to be stalking abroad in our midst and causing us more than ordinary worry. Some want to sell water very badly, who have the liquid to sell, but, oh my! what a price they ask, though they appear willing to sacrifice a bum lot of rusty pipe and old worn-out machinery into the bargain—all fit for junk if for nothing else.

Others are very anxious to sell water in prospective—for delivery some time in the near or distant future, and moreover convey it to us by means of a wooden pipe line, which may possibly last till they have discounted the bonds exacted in the bargain.

A great multitude, for certain reasons not within my ken, seems to favor buying out the concern with water to dispose of, and with the ancient machinery and corroded pipe thrown in, and paying the exorbitant price stipulated by the unscrupulous concern, mind you; whereas quite a number of others are clamoring in unison for acquiring the water plant in prospective, with the proposed lengthy stretch of wooden pipe, which they think will be everlasting.

If you are able to see through a glass darkly you will maybe be able to spy in the front rank of these two

## TOOK A STRAW VOTE

Interesting Experiment in a Restaurant.

An advertising agent, representing a prominent New York magazine, while on a recent Western trip, was dining one evening in a Pittsburg restaurant.

While waiting for his order he glanced over his newspaper and noticed the advertisement of a well known dyspepsia preparation, Stuart's Dyspepsia Tablets. As he himself was a regular user of the tablets, he began speculating as to how many of the other traveling men in the dining room were also friends of the popular remedy for indigestion.

He counted twenty-three men at the tables and in the hotel office I took the trouble to interview them and was surprised to learn that nine of the twenty-three made a practice of taking one or two of Stuart's Dyspepsia Tablets after each meal.

One of them told me he had suffered so much from stomach trouble that at one time he had been obliged to quit the road, but since using Stuart's Dyspepsia Tablets he had been entirely free from indigestion, but he continued their use, especially while traveling on account of irregularity in meals and because like all traveling men he was often obliged to eat what he could get and not always what he wanted.

Another, who looked the picture of health, said he never ate a meal without taking a Stuart Tablet afterward because he could eat what he pleased and when he pleased without fear of a sleepless night or any other trouble.

Still another, used them because he was subject to gas on stomach, causing pressure on heart and lungs, shortness of breath and distress in chest, which he no longer experienced since using the tablets regularly.

Another claimed that Stuart's Dyspepsia Tablets was the only safe remedy he had ever found for sour stomach and acidity. He had formerly used common soda to relieve the trouble, but the tablets were much better and safer to use.

After smoking, drinking or other excesses which weaken the digestive organs, nothing restores the stomach to a healthy, wholesome condition so effectively as Stuart's Tablets.

Stuart's Dyspepsia Tablets contains the natural digestives, pepsin, diastase, which every weak stomach lacks, as well as nux, hydrastin and yellow parilla, and can be safely relied on as a radical cure for every form of poor digestion. Sold by druggists everywhere.

concerns, so eager to sell water to us thirsty people of Oakland, a gang of hungry fellows who, by means of an over-abundance of "hot air," and for the amount of "graff" there's in it, are ready to run their opponents down and laud their own concern skyhigh, in order to gain your backing.

Lots of these "noble" fellows claim they are not interested beyond the laudable desire of meeting heaven and earth for the sole benefit of the people of this burg; but try to reach the truth in the matter and you will find they are—lying.

From Mr. Dalton's letter, which, in my estimation has a very honest ring though a poignant sting to it, I take it for granted that he does not favor either proposition—neither the Contra Costa nor the Bay Cities water works,—and that's me you bet; I want none of neither of the two concerns; they both carry an odor of bunko and graft very perceptible to the ordinary sense of smell, figuratively speaking.

Hence my advice is: Steer clear of both of these water companies. Give them both a very wide berth as regards buying either one of them; but, I say—put the "screws" on the first-named and compel it to give us decent water rates, and then wait and see what the future may have to offer as regards municipal ownership of an up-to-date water plant.

H. K. OLSEN,  
1261 Willow street, Oakland.

Proprietor, Van Drake-Olsen Machine Works, 308 Mission street, San Francisco.

## MAKES A REPLY TO E. L. BAIR

WHY H. B. M'GOWAN WANTS TO SEE THE BONDS CARRY.

Editor TRIBUNE—Being busy with other matters Monday evening, I did not have the time to read E. L. Bair's article upon the water question—and such an article Does E. L. Bair ever expect to be elected Auditor of this city and claim the authorship of so much misrepresentation?

Does he take the working men to be dolts or babies? Does he not know that the working men of this city know that they are paying twice more for water to a monopoly than they should have to pay if the city owned the water plant? People with wells would have to pay more for a few years if they did not use the city's water, but the amount over and above their present city tax would be in a few years so small that they would soon forget that it was a tax at all. They would also have the satisfaction of knowing that by a very small expenditure of money they had helped 95 per cent of the citizens of Oakland to be able to stand the voting of bonds for a new City Hall and other im-

portant improvements in the near future. I do not think the people of Oakland will vote bonds for any great improvement until such time as they get a municipal water plant. Does Mr. Bair not know that in Portland at the present the water rate is not quite one-third what it was under a private company? Does he not know that the water rate-payers in Vallejo pay not one-half the water tax they were required to pay under private ownership? Does he not know that the citizens of Oakland who pay water taxes have to pay 6 per cent upon that so-called \$60,000 of taxes the water company has to pay?

That is how I understand it. As for the reports of Messrs. Howard and Fitzgerald, I would ask Mr. Bair to read the Mayor's letter to the people on the water question last Saturday evening.

Does Mr. Bair think that the working men of this city are afraid of the tearing up of the streets? To tear up streets means work and that is what the workman is looking for. Would Mr. Bair ask his workmen friends, who own their homes, what water tax they have to pay, and if it is not at least one-half more than their city tax (I pay city and county tax), then Mr. Bair may read this letter as an apology for my statements. Does Mr. Bair really believe that it would hurt this city if we had to pay interest at 6 per cent upon \$5,000,000 of a water plant? If so he may expect to see this city burst within two years, and not even have the prospect of a new city water plant if the bonds fail to carry.

This is, indeed, a sorry sight to see labor leaders fighting against the interest of the working man. Mayor Schmitz had much more wit. The taxpayer does not pay less taxes since Schmitz has been in office, but the workmen get more work. Working men, do not be fooled by this cry of taxing you to death for water bonds; it is all humbug. Vote for the bonds; it will give more work, for by doing so we will soon be able to vote more bonds for other much needed improvements. Vote the water bonds down and you are out of a job.

H. B. M'GOWAN.

## DEPRECATES ATTACK ON MAYOR OLNEY

W. H. CHICKERING IS SORRY PERSONALITIES HAVE CREPT INTO WATER FIGHT.

"San Francisco, February 25, 1905.  
"Editor TRIBUNE—As already stated by me in a former letter, I have been sorry to see personalities creeping into the discussion of the water question. In a pamphlet spread broadcast by the Bay Cities Water Company, my own integrity is attacked, but I can take care of myself. I simply want to say to you that I was

very sorry to see an imputation against Warren Olney, the Mayor of our city, and to assure him and everybody else that I had no knowledge of the publication before it was made, and that I have constantly deprecated every personal reference. Mr. Olney is my friend; he was for years my partner, and there is no one in the State of California for whom I have a higher esteem, as a man of probity and right living. That my views differ from his reflects upon neither of us, and I am sure that he will not in any way commend the attack that Mr. Tevis has seen fit to make upon me in the pamphlet referred to. However, whatever his views may be, I shall maintain my friendship for him, and assert, as I have always done, that I will have to do he is guided by upright and proper motives. Very truly yours,

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## PROTEST AGAINST TRACTION CO.

PROPERTY OWNERS DO NOT WANT EAST TWELFTH STREET TORN UP.



## THE LATEST NEWS OF THE DAY=4:30 P. M.

## WRIT IS DENIED

## Senator Bunkers Turned Down By the Supreme Court.

SAN FRANCISCO, February 27.—In the Supreme Court today a petition for a writ of habeas corpus was filed by Attorney H. V. Morehouse in behalf of State Senator Harry Bunkers, who is accused of accepting a bribe from Joseph Jordan to influence his action as a member of the Committee on Commissions and Reform regarding the proposed investigation of Building and Loan associations.

The points made by the attorney were very similar to those presented on demurrer to Superior Judge Hart of Sacramento. He argued that under the constitution the Legislature has no power to investigate private corporations and therefore the committee of which Bunkers was a member was not authorized to enter into an investigation of Building and Loan corporations. There was no bill bearing on the subject before the Senate, and even if Bunkers had accepted money from Jordan, which was denied, no crime had been committed.

After presenting his petition Attorney Morehouse was informed in chambers by Chief Justice Beatty that it would be denied, though it must take the usual course of the court not being prepared to announce its decision. The Chief Justice said that the grounds for denying the writ would be virtually similar to those announced in the case of Wyman, who was accused of fraudulently voting at a primary election in San Francisco. These were very to the effect that all methods of relief afforded by the lower courts had not been exhausted before an appeal had been made to the Supreme tribunal of the State.

FROM SACRAMENTO. February 27.—The latest development in the case of Senator Harry Bunkers, who is charged with bribery, is that his attorneys have surrendered him to the Sheriff, in order to bring the matter to the attention of the Supreme Court by habeas corpus proceedings, and ascertain if the Legislature had any right to inquire into the affairs of quasi-public corporations. Should the Supreme Court decide that Judge Hart's findings to the effect that the Senate had a right to examine into the affairs of Building and Loan associations were wrong, then the cases against all of the accused Senators will fall through.

## RACE ENTRIES FOR TOMORROW.

First Race—6 furlongs; 4-year-olds up, sell.	
7853 Vaughan	100
7858 Yellowstone	110
7833 Meccorito	100
7842 Toupee	100
7808 Modest	100
7844 Lady Kent	100
7837 Edinborough	115
7851 Barth Beach	100
7858 Joe Galt	100
7876 Marelo	100
7858 Sterling Towers	100
7858 Sub	100
7843 Dr. Sherman	100
7851 Serenity	100
7835 The Tott	100
Second Race—1 1/2 miles; 4-year-olds and up.	
7868 I. O. U.	100
7860 Maxentree	100
7834 Petrolia	100
7824 Dandle Belle	100
7851 Hugh McGowan	100
7832 Charles	100
7858 Theodore L.	100
7821 Homage	100
7858 Helias	100
7831 Flaunt	100
7858 Rasp	100
7835 Chumley	100
Third Race—5/8 furlongs; 2-year-olds and up, sell.	
7832 Silent Water	100
7834 Light of Day	100
7834 Fort Wayne	100
7832 McGovern	100
7835 Arthur Star	100
7833 Pickaway	100
7827 Lady Bimble	100
7839 Albemarle	100
7832 Revere	100
5913 Miss Richelieu	100
7818 Belding	100
7833 Sir Eddard	100
Fourth Race—1/4 furlongs; 4-year-olds and up, purse.	
7829 Schoolmaster	100
7830 Silhouette	100
7832 San Nicholas	100
1948 Major Mansur	100
7832 Col. Anderson	100
Fifth Race—6 furlongs; 2-year-olds and up, handicap.	
7839 Leto	100
7835 Andrew B. Cook	100
7829 Toledo	100
7836 Arabo	100
7806 Venator	100
Sixth Race—7 furlongs; 3-year-olds, purse.	
7822 True Wing	100
7826 Sublime	100
7800 Lady Goodrich	100
7822 Duplex	100
7830 Fisher Boy	100
7826 A. Muskoday	100
7822 Andover	100
7846 Big Beach	100
7839 Indicate	100
7848 The Muse	100
7844 Miller's Daughter	100
*Apprentice allowance.	

## THE RACES

FIRST RACE.	
Lorena M. (McBride), 15 to 1.	100
Chief Whittman (Knapp), 21 to 5.	100
Solidad (Bonner), 8 to 1.	100
Time—1:45.	
SECOND RACE.	
My Order (Travers), 8 to 5.	100
Golden Suck (Birkenruth), 6 to 1.	100
McGovern (Bonner), 15 to 5.	100
Time—1:48.	
THIRD RACE.	
Revolt (Knapp), 7 to 1.	100
Shell Mount (McBride), 6 to 1.	100
My Surprise (Bonner), 7 to 2.	100
Time—1:44.	

## SCENE IN SENATE

## Mrs. Emmons Was An Object of Pity By Legislators.

SACRAMENTO, February 27.—Senators Leavitt, Lukens, Mattos and Simpson of Alameda county voted in the affirmative for the expulsion of Senator Bunkers, French, Emmons and Wright on the charge of bribery. Emmons is still prostrated from appendicitis at a local sanitarium. His wife, however, attired in a brown silk, with hat in keeping, occupied his seat. She was the cynosure of every eye, and bore the scrutiny with stoicism. There was only a slight suggestion of sadness in her face.

She sat out the expulsion proceedings of Senators French, Bunkers and Wright, but when the disposal of her husband's case, which was last on the list, was reached, Mrs. Emmons rose and walked down the aisle of the lobby and thence to ante-room. Senator Shortridge gallantly clearing a path for her through the throng which filled the lobby. Two minutes later her husband was formally expelled from the floor of the chamber which she had just left.

It was due to Senator Lukens' forethought, out of consideration for Emmons' critical condition, that his case was acted upon last. Emmons otherwise would have been the first to be expelled.

The resolution of expulsion, which was an elaborate instrument, was also the work of Senator Lukens and was supported by a short and carefully worded speech.

Senator Bunkers, one of the accused, did not appear in the chamber. As soon as the vote was recorded against French, that individual rose and with an erect bearing and head high in air boldly walked out of the Senate, being followed as he passed by the eyes of every spectator.

Wright remained in his seat till the close of the session.

Wright, of the four expelled, was the only hold-over Senator.

The Governor must call a special election to fill his place, but this will not be done in time to have the successor appear at this session, owing to the fact that only two weeks intervene before adjournment.

The same is true regarding the three others, so far as this session is concerned.

After adjournment, however, their successors will be chosen at the regular election two years hence.

SENATE AGREES ON WARSHIPS

WASHINGTON, February 27.—The Senate today agreed to the amendment to the naval appropriation bill, limiting the number of battleships to 16, and each of the collars and scout cruisers to \$1,450,000.

After being separated from her son since he was a mere lad, Mrs. James Watson, the mother of David Kiniry, charged with the murder of Policeman Smith, met her child yesterday at the County Jail, now grown to manhood, and he by him during his trial. She is a little, shrinking woman and is but 33 years of age, and looks more like Kiniry's sister than mother. She sat off in one corner of the courtroom this morning and watched with intense interest the preparations for her son's trial. Her husband, who was thrown temporarily into confusion by the sudden death of Sheriff Bishop.

## KINIRY'S MOTHER

After being separated from her son since he was a mere lad, Mrs. James Watson, the mother of David Kiniry, charged with the murder of Policeman Smith, met her child yesterday at the County Jail, now grown to manhood, and he by him during his trial. She is a little, shrinking woman and is but 33 years of age, and looks more like Kiniry's sister than mother. She sat off in one corner of the courtroom this morning and watched with intense interest the preparations for her son's trial. Her husband, who was thrown temporarily into confusion by the sudden death of Sheriff Bishop.

## CHINESE SUBJECTS FOR WEST POINT

WASHINGTON, Feb. 27.—The House passed a resolution admitting two Chinese subjects to the West Point Military Academy by Senate ratification of the treaty and under suspension of the rules.

PHYSICIAN CHARGED

SAN FRANCISCO, February 27.—The Bulletin tonight states that Chief Surgeon J. I. Stephens at the Emergency Hospital has been collecting fees for his work, when he is paid a salary by the city. Mayor Schmitz will make an investigation.

## WATER CASE CONTINUED.

The trial of the case of Nibbons Bros. of Berkeley against the Contra Costa Water Company for \$136,000 damages for the destruction of their plant by fire, due to it is alleged to the fact that there was no water in the pipes, which was to have been resumed this morning has had another unexpected delay and the case this morning was continued for sixty days. The case of the Nibbons Brothers was presented to Judge Ellsworth by Attorney W. S. Goodfellow and a motion for a non-suit was then argued by Attorneys Knight and M. C. Chapman for the water company. The non-suit was denied. Judge Ellsworth holding that there was some cause shown for the action and this morning after a number of delays the case for the water company was to have been put in but it was announced that Attorney Goodfellow was obliged to go away for a rest and Attorney Knight in a few days has an engagement in another part of the State, and a sixty days continuance was granted in consequence.

## FOR THE BANKS

## U. S. Court Declares Assessment of Stock Illegal.

WASHINGTON, February 27.—The Supreme Court of the United States today decided the tax case of the National Bank of San Francisco favorable to the bank.

The case involved the State law directing the assessment of the stock of National Banks in California, while assessment on State banks was made on their property. The opinion was delivered by Justice White, who held that the effect of the law in this case was to work discrimination.

The finding of the State court was reversed. The chief justice and Justices Brewer, Brown and Peckham dissented.

## TRIPLE TRAGEDY

VISALIA, February 27.—Frank Elster, a well known resident of Springville, 18 miles northeast of Porterville, was shot dead by Milton Hubbs a neighbor, and also killed his wife and committed suicide. The triple tragedy is attributed to jealousy. All of the victims were prominent in that section.

## PROBATE NOTES

Edward Douglas has filed a petition with the courts to be appointed the guardian of aged Daniel McMahon, in order to prosecute a suit for maintenance begun in the old man's behalf against Sarah L. McMahon, whom it is alleged has a large amount of property and has left her husband in destitute circumstances.

She, in the meantime, has applied for a divorce on the ground of cruelty and desertion. She also says that she only has about \$5,000 worth of property and that her husband has more than this standing in the name of his nephew.

Petition for letters of administration on the estate of the late Roger A. V. Friend was filed today by William H. Friend, the father of deceased. He states that the estate left by his son is valued at less than \$10,000, and the young man's mother and himself are the only heirs. There was no will.

A. H. Breed, Frank Watson, and A. J. Flood were appointed appraisers of the estate of the late Constantine Walker this morning by Judge Ogden. Letters of administrators were granted to J. R. Talcott this morning by Judge Ogden on the estate of the late Lydia A. Tillyer.

An order was made this morning by Judge Ogden settling the final account in the matter of the estate of the late Elizabeth E. Howard filed by Wilbur Walker.

Petition for letters of administration on the estate of the late Mary A. V. Brownell of Hayward was made this morning by H. M. Brownell, husband of deceased. She leaves an estate valued at upwards of \$10,000. She was one of the heirs in the estate of the late Thomas Yarnes of Livermore.

The final account in the matter of the estate of the late Ellen A. Newman was allowed this morning by Judge Ogden. According to the report of executors of the will, the property in question consists of stock in the London, Paris and American Bank, stock in the San Francisco Gas and Electric Company, and stock in the Grant Powder Company and the Alameda Savings Bank.

## ESCAPED CONVICT IS CAUGHT BY OFFICERS.

COVELLO, February 27.—Den Kelley, an escaped convict from San Quentin, was captured just north of here yesterday by Deputy Sheriff Robert Redwine and Sanford Redwine, Kelley's horse was shot under him in making the arrest. Kelley escaped from prison last August and showed up a few weeks ago at Fort Bragg, where he took a horse from Larson Brothers. He rode it to Ukiah and traded it to Sheriff Robert Redwine took the prisoner to Ukiah today.

## COULD NOT GO OVER THE GOVERNOR'S VETO

SACRAMENTO, February 27.—Senator Wolfe made an ineffectual attempt today to have the upper house pass over the veto of the Governor, his bill cutting down the time that the members of the employees of the San Francisco fire department are to be kept on duty from 24 to 12 hours a day. He admitted that the bill might be unconstitutional, as claimed by the Governor, but said if it were passed by the Senate, its provisions would probably be placed in the San Francisco charter. Wolfe and French cast the only votes for reconsideration.

GO TO SACRAMENTO.

Police Judges Smith and Samuels will leave tonight for Sacramento to assist in furtherance of legislation favorable to the creation of the office of Prosecuting Attorney for Police Court No. 2.

## DESPERATE FIGHTING

## Japanese Are Pushing Battle Against Russians.

ST. PETERSBURG, February 27.—(T. P. M.)—A despatch from General Kuropatkin, dated February 26, says: "The enemy is continuing the offensive against the front of our Tsin-khuchen detachment and has turned both its flanks."

"The Japanese have also advanced against Kante Pass, turning our left flank, but all his attacks on Tangu and Beydaling have been repulsed. His offensive movement against Boman has also been repulsed. At some positions our riflemen forced the Japanese outposts to retire."

"Colonel Gorsky was severely wounded."

DESPERATE FIGHTING.

MADYADANI, Manchuria, February 27.—After fighting of the most desperate nature the Russians remained yesterday in possession of the and Da Passes, against which the Japanese had been flinging themselves from noon until dark. The Russians, who were greatly outnumbered, sustained repeated attacks, some units losing as high as 70 per cent in killed or wounded in hand to hand fighting with the bayonet.

## SCHOONER LOST

SAN FRANCISCO, Feb. 27.—A small schooner, supposed to be the Mary C., that has a gasoline engine as auxiliary power, was wrecked early this morning near the entrance to Tomales bay, and it is thought all on board were lost. Frank Berore, a fisherman of Livermore, witnessed the loss of the vessel, but he was unable to render any aid and it was not until he had reported the disaster to the authorities, who are at work in his small boat attending to his nets and saw the vessel founder in the heavy surf that he broke over the shallow bar at the entrance to the bay.

The Mary C. is a vessel of twenty-six tons and is equipped with gasoline engines enabling her to make her trip with almost the regularity of a steamer. She has for months been plying between this port and Bodega and Inverness in Tomales Bay. She left Bodega on Saturday night for Inverness and on her deck was about 20,000 feet of lumber for that port. It is thought the lumber was piled on her deck and that she had but little cargo in her hold.

If such were the case, the vessel would have little stability in a seaway, and it is believed she rolled over in the surf while trying to get over the shallow water at the entrance to Tomales Bay. The Mary C. carried only three men for a crew in her hold. The vessel was manned by M. Beck, captain; Frank Rocco, engineer, and Earl Larsen, sailor.

George Howlett, a local fisherman, Nelson and Co., and she has been carrying produce from the dairies in the neighborhood of Bodega and Point Reyes to this port and distributing supplies along the northern coast.

The life-saving crew at Point Reyes reported at 10 o'clock that a small vessel was drifting off the entrance to Tomales Bay and that information leads to the belief that the lost vessel is the Mary C.

## TWO HOLDUPS

SAN FRANCISCO, February 27.—Two hold-ups were reported to the police today.

A retired milkman, who lives on Sixteenth street South, was relieved of his gold watch and \$15 in coin at Chestnut and Franklin streets. The robbers were three young men, who posed as pugilists when they met with the milkman. They took the watch and the money and fled in the afternoon and partook of his hospitality. Andra met them on Market street, near Van Ness avenue, about 3 o'clock, and went the "route" with them, winding up with losing his coin and a tickle on his nose.

Edward Helkes of Santa Barbara was the second victim. He had become acquainted with an entertaining chap named "Harry," who subsequently introduced him to the friends. "O'Brien" however, the trio set upon him and took all his possessions, and incidentally beat him over the head with the butt end of a revolver. He had to go to the Emergency Hospital for repairs, and was told of his experience with the robbers.

## S. P. IN DEMAND

NEW YORK, February 27.—The speculative excitement of Saturday carried over into today's stock market, but professional operators held to their traditional policy of selling to take profits in a strong Monday morning market. The consequence was a highly irregular movement of prices. The volume of dealings was as large as that of Saturday and the distribution of the dealings against the majority of issues was better than last week. The late favorites continued most conspicuous, however, the great trunk line stocks, the Pacifics, absorbing a large share of attention. New York Central and Union Pacific were very heavily sold to take profits, while Pennsylvania continued its upward movement, serving as a sustaining influence. During the first hour of the trading the market was carried 1 1/4 on Saturday, New York Central 1 1/4.

Southern Pacific was the next favorite to come into prominence and was pushed up 1 1/4. On the absorption of long strings of thousand-share blocks and upwards.

## DISTURBED HER PEACE.

W. C. Williams was arrested today on a charge of disturbing the peace preferred by Mrs. D. Fischer, of 514 Fourth street. Mrs. Fischer alleges that Williams was behind in his rent and that an altercation amounting to a disturbance of the peace occurred.

## FAILURE.

When left for dead upon the field, the forlorn victor passed me by. This was my curse; that I must yield, who could not win and might not die. —Gelett Burgess, in February McClure's.

## M. J. KELLY LOOKS LIKE A SURE WINNER.



M. J. KELLY OF THE FOURTH WARD WHO LEADS IN THE CONTEST TO SUCCEED THE LATE JOHN BISHOP AS SHERIFF.

This afternoon it looks as though M. J. Kelly would surely get the appointment for Sheriff.

CORONER ACTS.

After an exhaustive search through many volumes the Superior Judges late this afternoon decided that Coroner H. E. Mehrmann was the proper person to take charge of the Sheriff's office. This he did and immediately appointed all the deputies under Sheriff Bishop his deputies, and they were sworn in by Deputy County Clerk James Glover. These appointments will hold until the Board of Supervisors fill the vacancy.

By a statute of 1851 it is provided that in certain cases the Coroner takes charge of the Sheriff's office. Most of this statute was repealed by a statute of 1853, but this section, it is held, was not interfered with and it is thought will make good legal grounds for the Coroner taking charge of the office.

WHAT KELLY SAYS.

M. J. Kelly was asked today if he was an aspirant to the vacancy in the Sheriff's office caused by the death of John N. Bishop.

"I cannot discuss the matter," said Mr. Kelly. "There is a manifest impropriety in suggesting myself as a candidate at this time. It will be time enough to talk after the funeral of Sheriff Bishop."

## TRUST LAW IS POLICEMEN ARE UPHELD ATTACKED

WASHINGTON, February 27.—The Supreme Court of the United States today decided the case of the National Cotton Oil Company vs. the State of Texas, in which the company sought to have the state court found the company guilty under that law and held that it had forfeited its right to do business in the state. The case was appealed to the Supreme Court on constitutional grounds. That court, however, in its opinion today, which was delivered by Justice McKenna, held that the charge was untenable and sustained the verdict of the court below.

## APPOINTMENTS TO BE MADE

WASHINGTON, Feb. 27.—Appointments have been agreed upon for the offices in the judicial district to be known as the Eastern District of Washington, recently created by act of Congress. Edward Whitson of North Yakima to be United States District Judge. State Senator Linsey of Spokane, United States District Attorney, and George H. Baker of Colville, United States Marshal.

## THE ARMY BILL

WASHINGTON, February 27.—The Senate agreed to the conference report of the army appropriation bill without debate. This bill carried the provision that the retired army officers affecting the pay of General Miles. The naval bill was then considered.

## BE DETERMINED.

If you are bent on courting  
And love a pretty maid  
Don't take a turn-down answer  
And you needn't be afraid;  
Don't let her be your sister;  
For this story's very old,  
Just told her in your loving arms  
And don't let go your hold.  
Determination, determination,  
That's the thing for you;  
When she says no, don't let her go,  
That's not the thing to do.

If your husband should be stingy  
And he will not give you dough,  
Don't pester him with begging,  
There's a better way, you know;  
Just call him lovey, dovey,  
When he comes home tired at night  
And you will get the cash you want  
If you just work him right.  
Determination, determination,  
That's the thing for you,  
When he says no, don't let him go,  
That's not the thing to do.

—Chicago Chronicle.

## NEW YORK STOCKS

Quotations furnished by Oakland Stock and Grain Exchange, room 102, Sagin Building, by the private leased wire. Telephone Brown 46. George M. Carter, manager.

	Opened.	High.	Low.	Sale.
St. Paul	117 1/2	118 1/2	117 1/2	117 1/2
Union Pac.	104 1/2	105 1/2	104 1/2	104 1/2
L. & N.	141 1/2	142 1/2	141 1/2	141 1/2
N. Y. Cen.	159 1/2	160 1/2	159 1/2	159 1/2
Pa. Cen.	108 1/2	109 1/2	108 1/2	108 1/2
Ill. Cen.	108 1/2	109 1/2	108 1/2	108 1/2
Reading	98 1/2	99 1/2	98 1/2	98 1/2
Rock Island	36 1/2	37 1/2	36 1/2	36 1/2
So. Pac.	104 1/2	105 1/2	104 1/2	104 1/2
B. & O.	106 1/2	107 1/2	106 1/2	106 1/2
Erie	47 1/2	48 1/2	47 1/2	47 1/2
Sugar	14 1/2	15 1/2	14 1/2	14 1/2
Copper	76 1/2	77 1/2	76 1/2	76 1/2
Steel Pri.	35 1/2	36 1/2	35 1/2	35 1/2
Steel Com.	34 1/2	35 1/2	34 1/2	34 1/2
Chicago Gas	108 1/2	109 1/2	108 1/2	108 1/2
Metropolitan	120 1/2	121 1/2	120 1/2	120 1/2
Manhattan	172 1/2	173 1/2	172 1/2	172 1/2
Brooklyn	63 1/2	64 1/2	63 1/2	63 1/2
Penn.	145 1/2	146 1/2	145 1/2	145 1/2
Atch. Com.	80 1/2	81 1/2	80 1/2	80 1/2
N. & W.	103 1/2	104 1/2	103 1/2	103 1/2
Mo. Pac.	103 1/2	104 1/2	103 1/2	103 1/2
Sales to noon, 1,131,000.				
Liverpool opened 1/4 lower; closed 1/4 higher.				

	Opened.	High.	Low.	Last
May Wheat	117 1/2	117 1/2	117 1/2	117 1/2
July	105 1/2	106 1/2	105 1/2	105 1/2

## WANTS A DIVORCE.

Alleging that inhuman actions on the part of her husband have caused her great suffering, Marie E. Dunne today brought an action of divorce against William F. Dunne, a telegraph operator. She alleges that he has been cruel to her and has inflicted bodily injury upon her and has ceased to love her. She says that he earns \$80 a month and she asks for \$40 a month alimony for the support of herself and infant child. They were married in 1881 at San Rafael.

## BORN.

ELFEN—February 18, 1905, to the wife of H. E. Eifen, a daughter.

## DIED.

BENNETT—In this city, February 25, 1905, Hannah Marie Bennett, mother of Mrs. J. R. Brown, Mrs. F. H. Rowland, and Mrs. J. R. Bennett, a native of County Cork, Ireland.

27 Friends and acquaintances are respectfully invited to attend the funeral of Mrs. Hannah Marie Bennett, a native of County Cork, Ireland, on Wednesday, March 1, at 1:30 p. m., from McManus' undertaking parlors, thence to St. Mary's Church.

ELVA HOGSTEDT in this city, February 25, 1905, Daniel H. Hogstedt, son of Timothy and Julia Harrington, and brother of Miss Hannah L. John F. and Charles J. Harrington, a native of San Francisco, aged 36 years.

Friends and acquaintances are respectfully invited to attend the funeral of Mrs. Elva Hogstedt, a native of Norway, on Thursday, March 2, at 10 o'clock a. m., from the Church of the Immaculate Conception, where a requiem mass will be celebrated at 10 o'clock a. m. Interment St. Mary's Cemetery.

BISHOP—In this city, February 26, 1905, John N. Bishop, 4611 Twelfth street, beloved husband of Ada Bishop, father of May, Emma and Russell, Bishop, a native of Ireland, aged 58 years.

A. M. Oakland Commandery No. 11, K. T., Unity Chapter No. 65, O. E. S., and the Knights of the late John N. Bishop, will hold a service at 11 o'clock a. m. at the Oakland Aerie No. 1, F. O. E., California Lodge No. 1, A. O. U. W., a native of Nova Scotia, aged 46 years, 7 months and 25 days.

BADGER—In Alameda, Feb. 25, 1905, David Badger, formerly of Redwood City, Cal., aged 58 years.

GOLDMAN—At the County Infirmary, Alameda, Feb. 25, 1905, Chester Goldman, a native of Illinois, aged 27 years.

HOEFNER—At the County Infirmary, Alameda, Feb. 25, 1905, William Hoefner, a native of Germany, aged 35 years.

Mrs. J. C. McAvoy, J. E. Baudry, Res. Tel. Red 2333. Res. Tel. Green 914.

## Beauty &amp; McAvoy

UNDERTAKERS AND EMBALMERS

873 WASHINGTON ST. OAKLAND, CAL.

## Too Late for Classification

LOST—Sunday night, 2 lady's rings, in lot of restaurant under Macdonough. Finder please leave at 425 Oak st., Alameda, and receive suitable reward.

GIRL to do general housework. Apply 264 East 16th st.

\$22.50—NICE 6-room flat; cellar; yard; close in. 763 13th st.

FOR RENT—3 or 4 furnished rooms; large yard. 1623 8th st.

FOUR large sunny rooms; nicely furnished; close to school; bath; electric; nice yard; fire neighborhood; near local schools. Address Box 746, Tribune.

ALL kinds of chicks, 10c and up; young driving jolly. 6405 Telegraph ave. x

WANTED—Tidable woman; good cook; willing to do short distance in country; small family; references. Apply to once, 1414 Franklin st. e

THREE sunny nicely furnished rooms for housekeeping; bath; near local trains; rent reasonable. 855 Harrison st. 1

SCIENTIFIC MASSAGE by Mrs. Adol. Fennell, 915 Grove st. m. treatment at residence. 613 10th st. e

YOUNG girl wants to take care of child. Call 1165 16th st. e

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## OAKLAND TRIBUNE

Tribune Publishing Company.

William E. Dargie, President

## The House and Its Boss.

Not long ago Speaker Cannon delivered himself of a characteristic protest—he would call it a “kick”—against the obstruction practiced in the Senate. His criticism of the Senate was pertinent in view of the obstruction practiced by himself. Mr. Cannon is today the most formidable obstacle to legislation in Congress. He objects to the Senate talking measures to death, but his plan is even worse. He grinds them under his heel without even permitting them to be discussed. In the Senate discussion is not stifled even if discussion is carried to an inordinate length at times, and even though obstruction is practiced under the guise of debate. Only a few Senators abuse the freedom of debate, while the absolute and universal repression by the Speaker forbids not only discussion but the right to even present measures for consideration. On this point the Philadelphia Public Ledger says:

“The action of the House of Representatives, in adopting a ‘rule’ to pass a bill regulating railroad rates tomorrow afternoon, once more calls serious attention to the abdication of its functions by the popular branch of Congress. The bill to be passed had not been presented to the House when this determination was reached, and the rule provides that, when presented, it shall not be subject to amendment. The minority party will be allowed to offer another bill as a substitute, and a vote may be had on this, but the measure which is to be passed is to be taken as it comes from the committee. The allowance of portions of two days for ‘debate’ is for political effect only, since it is not expected to influence the judgment of the House.”

The fact is, in depriving the minority of the power to oppose the House, the majority has the power to deprive the majority of the right to propose. The majority has been silenced quite as effectually as the minority. Through the Committee on Rules the Speaker dictates the character and scope of the legislation that shall be brought before the House and this is followed up by restricting debate till the rapid fire talk permitted ceases to have any claim to deliberate discussion. The Speaker names the committees, the committees frame the bills and the Speaker decides whether they shall be considered or not, and practically whether they shall pass or not.

It is an extraordinary situation, particularly as the House was constituted to be the National Legislature and was vested with the sole prerogative of originating revenue laws.

Mr. Reed's dictum that it is the business of the majority to legislate has been modified by practice till it has taken this form: The House can only legislate by permission of the Speaker. The Speaker has become the whole thing. He is the majority and minority rolled together. The members of the House are to be likened to a gang of field hands driven by an overseer, who directs their energies.

From time to time the country has grown weary of the dilatory methods of the Senate and on occasion has been on the verge of revolting against the abuse of freedom of debate, but public opinion will hardly exert itself to force the Senate to amend its ways so long as the House keeps in suspense its functions and powers and delegates its authority to a petty despot, who abuses it without stint. The majority has been bound with the chain forged to manacle the minority. It is a condition that cannot endure.

The assumption that President Roosevelt has declared himself independent of the Republican party because he toasted Senator Cockrell, a Democrat, is not justified. The President appointed Senator Cockrell a member of the Inter-State Commerce Commission as a mark of esteem for his character and ability, and why should he not toast the man so signalled out for honor? Mr. Roosevelt is still a Republican, is still devoted to the principles of the Republican party, and still adheres to the policies for which he so openly declared during the recent campaign. Those who are cultivating the impression that he is preparing to break with his party are interested in preventing the putting into effect of the policies for which the President so conspicuously stands. Mr. Roosevelt is not preparing to break with his party, but the trusts are preparing to break with the administration. The distinction is a broad one. The trusts are not the Republican party.

## The Lesson of the Fire Record.

Within the last two weeks destructive fires have occurred in several large cities, entailing the loss of many millions of dollars. Birmingham, Alabama; Knoxville, Tennessee; Pittsburg, Pa.; New York, Chicago, Hot Springs and New Orleans have all been visited by conflagrations of a destructive character. The money loss caused by the burning of the docks, wharves, warehouses and elevators of the Illinois Central Railroad at New Orleans is estimated at \$5,000,000, but the indirect loss to the city will be many times that sum, for a vast amount of commerce which has been passing through the Crescent City will be diverted elsewhere till the burned structures can be rebuilt. The effect on the foreign and domestic trade of the city will be disastrous.

These destructive fires are the direct result of building with combustible materials. American cities have the most perfect appliances for extinguishing fires ever invented and the best organized and equipped fire departments in the world, but their fire losses each year are tremendous. We are deforesting our country to breed calamity in our cities. We pay high insurance rates and heavy taxes to maintain expensive fire departments as a penalty for building cheaply of wood and still calamity visits us with appalling frequency.

Until the American people learn wisdom from bitter experience they will continue this foolish policy of building for the present and discounting danger. By neglecting the safeguards which can easily be provided by fire ordinances, they invite disaster, which is seldom absent from their doors. The moral is obvious. As far as possible building, particularly for commercial and manufacturing purposes, should be restricted to brick, stone, terra cotta and steel. Slate and tiles should be more generally used as roofing material.

Apparently the Japanese are repeating on Kuropatkin's left wing the drubbing they gave his right. The defeat of Oyama, which the Czar declared was so imminent, appears from the dispatches to be of the usual variety. However, it takes a great deal of licking to convince a Russian.

After all the findings of the Hull Commission are not so favorable to Russia as was first given out. Russia is let down more lightly than the evidence warranted, but on the whole the arbitration has gone against her. In one respect the findings are faulty, in that they leave neutral shipping too much at the mercy of belligerents. Russia has paid indemnity to the Hull fishermen, but other nations are not likely to assent to the proposition that a mere pretense of fear of hostile attack is a justification for opening fire on peaceful merchantmen flying the flag of a neutral nation.

The engineering committee of the Panama Canal Commission has reported in favor of a sea level canal, thus going back to the original plan of de Lesseps and the idea of the Spanish discoverers. It is noteworthy that after four centuries of engineering investigation, the isthmus is to be pierced at the precise point and along the lines suggested by the soldier adventurer Balboa. The committee estimates that a canal 150 feet wide at the bottom, 35 feet deep at the minimum can be constructed for \$250,000, in addition to the expenditures already made. It is also estimated that the work can be completed in

ten or twelve years. If a sea level canal can be built for the money and within the time estimated the recommendations of the committee should be adopted.

It would be interesting to know who informed the Czar that Oyama cannot defeat Kuropatkin. Surely Kuropatkin cannot be suspected, in view of his past experiences with the Japanese commander.

## SOME PASSING JESTS.

First Chicagoan—She smiled at me at the theater and I didn't know her name.

Second Chicagoan—How embarrassing! What did you do?  
First Chicagoan—I simply said, “Good evening, Mrs. Hoch.”  
—Indianapolis Star.

The man who lets the other fellow do all of the heated talking always gets the best of the argument, it is said. He also occasionally escapes a good beating.—Detroit Tribune.

First Boy—Let's go skatin'.  
Second Boy—Now, it's too cold.  
“Thought you didn't mind cold?”  
“I don't, but where kin we find any thin ice with the thermometer below zero?”—Kansas City Times.

“I see that a society girl eloped with her coachman.”  
“How dreadfully passe! Wasn't there any chauffeur around?”  
—Cleveland Plain Dealer.

Don't pick a fight—it isn't right  
Unless you're sure to lick him;  
Don't strike a man when he is down—  
It's easier to kick him.

Wade—And have you also a family skeleton?  
Parker—Yes, but she's got a way of dressing so you could never notice it.—Cleveland Leader.

They dined all alone at 8.8,  
On oysters they dined and 8.8;  
And he asked his dear KS  
To tell him his 18  
When they 8 t3-a-8 at 8.8.

—Houston Post.

## CHIPS FROM OTHER BLOCKS

The Czar might have been a little more specific when he asserted that victory was certain.—Detroit Free Press.

General Stoessel is now on the way home. Fortunately for the rest of the world there's no place like it.—Milwaukee Sentinel.

General Trepoff says the troubles at St. Petersburg are at an end, but he is not just certain yet as to which end.—Washington Post.

The principal trouble with the Socialist platform is that the voters won't come forward and take seats on it.—York Dispatch.

John W. Gates has gone South, and it is suspected that his expenses will be paid by a number of gentlemen who have recently been short on May wheat.—Chicago Record-Herald.

Oklahomans are in some cases disposed to disapprove of statehood on a cold tea basis.—Washington Star.

Speaking of matrimony, there has rarely been a time when so many bachelors have been advertising for wives in the personal columns of the New York Herald as now. Some of them are ostensibly from Boston.—Boston Herald.

King Alfonso has hunted all over the world without being able to find an eligible wife. Women are becoming harder to please every year.—St. Louis Globe-Democrat.

Having had more than 1,200 offers of marriage, the fact that Bigamist Hoch only accepted thirty-three of them indicates that he is possessed of remarkable self-restraint.—Detroit Free Press.

Governor Pennypacker says he believes the devil is an editor. Then we can imagine his satanic majesty's pleasure when he begins the eternal entertainment of the notorious Pennsylvania.—Atlanta Constitution.

## Hints for the Ladies

Burn pine tar occasionally in a sick-room. It is an excellent disinfectant and it also induces sleep.

For the trained nurse it is possibly the greatest secret to be earned, yet cheerful, to appreciate the gravity of each case and to find readily the right word of comfort. In light, doubtless short, particularly in all curable diseases, it is really no trick to point with certainty and confidence to convalescence. With this conviction the right words suggest themselves. It is more difficult with those severely sick to give comforting words with cheer than to the doubtful, fearing mind of incurables.

A delicious lip salve that can be used during the day is made of one ounce of spermaceti ointment, fifteen grains of balsam of Peru, fifteen grains of alkanet root and five drops of oil of clove. Let the alkanet stand in the ointment over a gentle heat until the liquid is deep rose colored. Then put through a strainer. When cooled stir in the balsam and let all settle. When it is clear pour off, leaving the sediment at the bottom, and to the clear add the oil of cloves. When cold it will be hard.

There is just one royal road to beauty and that is good health. To try to mould a beautiful form on an unhealthy body is just as futile as for an architect to build his foundation on beds of sand. So before you contemplate a beauty exercise, stop just one moment and think whether you have the physical foundation to build upon. If you have not, if you are anaemic,

exhausted, worn out, postpone the luxury of a beauty exercise and enjoy the necessity of physical recuperation. Then, this latter once acquired, you can begin a course of beauty building that will prove permanent.

Many persons who cannot use castile soap for the face and hands will find it agrees perfectly with the body, and in that case is better for the bath than any other soap. One of the most convenient things to have on every washstand is a jar of soft castile soap. This is made by scraping a cake of pure soap and adding about a pint and a half of water. Put them together into a saucepan and stand over a brisk heat, but not one that will boil the liquid. When the soap is dissolved pour into a wide-mouthed jar. When the mixture cools it will be jelly. This is excellent to have by to rub on the hands when washing, diluted with more water to which a couple of pinches of soda is added. It is a harmless and cleansing shampoo to be rubbed into the head which is then rinsed thoroughly.

## POINTED PARAGRAPHS

A safe-breaker should be locked up for safe keeping.

If you would please a woman say nothing and listen.

Some men get married because they are tired of being in love.

Typewriters are to be less expensive—the machines, not the operators.

Silence may be golden, but you can't make an insurance agent believe it.

You may have noticed that men who

## Dyspepsia of Women

ABSOLUTELY NEEDLESS AGONY

Caused by Uterine Disorders and Cured by Lydia E. Pinkham's Vegetable Compound

A great many women suffer with a form of indigestion or dyspepsia which does not seem to yield to ordinary treatment. While the symptoms seem to be similar to those of ordinary indigestion, yet the medicines universally prescribed do not seem to restore the patient's normal condition.



Mrs. M. Wright

Mrs. Pinkham claims that there is a kind of dyspepsia that is caused by a derangement of the female organism, and which, while it causes a disturbance similar to ordinary indigestion, cannot be relieved without a medicine which not only acts as a stomach tonic, but has peculiar uterine-tonic effects also.

As proof of this theory we call attention to the case of Mrs. Maggie Wright, Brooklyn, N. Y., who was completely cured by Lydia E. Pinkham's Vegetable Compound after everything else had failed. She writes:

“For two years I suffered with dyspepsia which so deranged my entire system that I felt weak and nervous, and nothing that I ate tasted good and it caused a disturbance in my stomach. I tried different dyspepsia cures, but nothing seemed to help me. I was advised to give Lydia E. Pinkham's Vegetable Compound a trial, and was happily surprised to find that it acted like a tonic, and in a few days I began to enjoy and properly digest my food. My recovery was rapid, and in three weeks I was a well woman. I have recommended it to many suffering women.”

No other medicine in the world has received such widespread and unqualified endorsement, or has such a record of cures of female troubles, as has Lydia E. Pinkham's Vegetable Compound.

oppose monopolies have no stock in them.

Many a man has accidentally lost his best umbrella by an unexpected meeting with the owner.

Arbitration is the method employed to convince both the contending parties that they are in the wrong.

Every time a man calls his wife an angel she thinks he is hatching some scheme to avoid buying her a new gown.—Chicago News.

## UNCAS TRIBE'S STAG SMOKER

The stag smoker, given by Uncas Tribe on the sleep of the seventeenth of Snow Moon was a most enjoyable affair. A congenial crowd and sterling numbers on the program put every body in good humor. Following a program on which every number was a feature, cards were resorted to and the tables were busy till the wee sma' hours. The members of the tribe and palefaced and visiting brothers voted this night a most enjoyable one.

On the last council sleep four applications for membership were received from Alfred Leffler, Dr. George W. Burgess, A. Munroe and Edward L. Robinson. An application of paleface Robinson was gained through the impression made upon him at the smoker of the personnel of the tribe. Brother Moltke A. Schafer was formally admitted to membership at this meeting and was given a hearty welcome by the brothers of the tribe. He afterwards officiated at the piano during the degree team drill and his selections proved of invaluable assistance to the tribe. Dr. Captain Whitney commended the brothers singly and collectively for their good work on this occasion. For the present it is contemplated to have a drill every council sleep commencing with the 2d of March.

## EMERSONIAN CLUB TO PRESENT DRAMA

The play, “Don Caesar de Bazan,” which will be given on Tuesday, the 28th of February, at Washington Hall, corner of Seventh and Sixth streets, will be entirely under the direction and management of the Emersonian Club. The young men of the club are personally attending to every detail of costuming and stage setting essential to an artistic production of this drama of court life in old Spain. The cast is as follows: Charles H. King of Spain, Clyde McGill; Don Jose (his minister), Arthur P. Thomas; Don Caesar de Bazan, W. J. Thomas; Marquis de Rotonda, T. W. Wright; Laxarillo, Harold Graham; Lopez, Hugh B. Gray; Judge James McKinnon; Pedro, Harold Dick; Mariana, the Gypsy, Miss Hazel Grant; Countess de Rotonda, Miss Florence Bell; Court Ladies, Miss Valma Hardy, Mrs. Layman, Theresa M. Cline and Adams. The roles of the curtain raiser “Box and Cox” will be assumed by Harold Dick, Arthur P. Thomas and Mrs. Lillian Layman Thomas.

For seven years,” writes George W. Hoffman of Harper, Wash. “I had a bitter battle with chronic stomach and liver trouble, but at last I won and cured my disease by the use of Electric Bitters. I unhesitatingly recommend them to all and don't intend in the future to be without them in the house. They are certainly a wonderful medicine to have cured such a bad case as mine.” Sold by all druggists, or direct from Hoffman's Organic Drug Store, Seventh and Broadway and Twelfth and Washington, at 50 cents a bottle. Try them today.

“Prompt relief in sick headache, dizziness, nausea, constipation, pain in the side guaranteed to those using Carter's Little Liver Pills. One a dose. Small price. Small dose. Small pill.”

For Sale. Couches, Sofa Beds, Lounges; cheap for cash, at H. Schellhaas' corner store, Eleventh street.

KAHN'S—The Always Busy Corner

## Undermuslins

Mountains of snowy white Underclothes have melted away under the enthusiasm of the hundreds of eager shoppers that have thronged this department of the “Always Busy Store” since the first day of our Surplus Stock Sale. We feel confident that you cannot well afford to miss this occasion, therefore we call your attention to the fact that

Tomorrow and Wednesday  
ARE THE LAST DAYS

## NOTE THESE PRICES:

Any 35c Undermuslin 29c  
Any 50c Undermuslin 43c  
Any 75c Undermuslin 64c  
Any 1.00 Undermuslin 86c  
Any 1.50 Undermuslin 1.29  
Any 2.00 Undermuslin 1.66  
Any 2.50 Undermuslin 1.98  
Any 3.00 Undermuslin 2.48

10 per cent reduction

On Infants' and Children's Long and Short

## WHITE COATS

25 per cent reduction

On Infants' and Children's Long and Short

## COLORED COATS

Kahn Bros.  
THE ALWAYS BUSY STORE

Twelfth Street, Toward Washington, Oakland

## AMUSEMENTS.

TONIGHT and All This Week

MATINEES Saturday and Sunday

The Latest Melodramatic Novelty

Entitled

NETTIE the

NEWS GIRL

By LEM B. PARKER

Scenic Investiture, largest ever offered by any similar company. Presented by a cast of recognized players.

SENSATIONAL PRICES

Evenings, 10c, 20c, 30c and 50c

Matinees, 10c and 20c

Saturday School Children's Matinee 10c

NOVELTY THEATER

Broadway, bet. Eleventh and Twelfth Sts.

TONY LUBELSKI, Pres. and Gen. Mgr.

H. H. KOFFMAN, Resident Manager

BEGINNING MONDAY, FEB. 27.

ENTIRE NEW BILL THIS WEEK.

All artists. High class people. Gilt edge vaudeville show. Matinee daily.

At least two performances nightly.

Admission 10 cents. Penny Arcade now open. Admission free.

EMPIRE THEATRE

Twelfth St., Near Broadway.

VAN SLYKE and CARLSON, Props.

HIGH-CLASS VAUDEVILLE

NEW FAIRY NEW ACTS.

Change of bill weekly.

Admission, 10c. Matinee daily at 3:15.

Evening performances at 7:45 and 9.

Extra shows Saturday, Sunday and holidays.

BELL THEATRE

San Pablo Avenue, Opp. City Hall.

Handsome Vaudeville House in the West.

Vaudeville stars appear at all times. Change of bill every Monday.

Admission 10c. Matinee daily. Extra performances on Saturday and Sunday.

RACING I RACING I

New California Jockey Club

OAKLAND TRACK

Commencing Saturday, November 12

Racing every week day, rain or shine.

Races start at 2:15 p. m. sharp.

For special triping stop at the track, take Southern Pacific Ferry, foot of Market street, at 2 P. M.; 12:30, 1, 1:40 or 3 P. M.

Returning—Trains leave the track at 4:10 and 4:45 P. M. and immediately after the last race.

J. H. WILLIAMS, President.

PERCY W. YEAT, Secretary.

BAY CITY IRON

WORKS

MILLWRIGHTS ENGINEERS

MACHINISTS

Third and Washington Streets

Oakland, Cal.

Stationary and Portable Engines and Boilers.

Planer and Paper Knife Grinding.

Iron and Brass Castings.

Shuffling, Hangers, Pulleys, Etc.

Baking and Lading.

F. I. MATTHEWS, Pres.

AL WOOD &amp; BRO.

PAINTERS AND DECORATORS

966 BROADWAY

Paint, Oil, and Varnish, Glazing, Staining, Paper and Window Shades.

Est. 1878 and 10th St., Oakland

Paint, Oil, Glass, Varnish, Staining, Paper and Window Shades.





**WALTER S. MACKAY CO.**  
FURNITURE CARPETS DRAPERY  
418-424 14<sup>TH</sup> ST. OAKLAND

## Great Clearance Sale Furniture, Carpets and Drapery

On WEDNESDAY MORNING, March 1st, we will inaugurate a sale of seasonable, desirable, thoroughly trustworthy furniture at unprecedented clearance reductions.

## EVERY PIECE OF FURNITURE ON OUR FLOOR AFFECTED

Our furniture stock is 25 per cent too great. To reduce it, we adopt the most drastic measures in our history. Reductions range from **TEN** to **FIFTY** per cent.

## ALL GOODS MARKED IN PLAIN FIGURES

GOODS STORED FREE OF CHARGE UNTIL WANTED

418-424 14th St. **Mackay's** Oakland, Cal.  
Opposite Macdonough Theatre

## CURRY IN HANDS OF FRIENDS

Will Not Admit Or Deny  
That He Seeks Office  
of Governor.

(Special to THE TRIBUNE)  
SACRAMENTO, Feb. 27.—There was published in the Bee of this city, last Saturday night an article to the effect that the friends of Secretary of State Charles F. Curry had formally announced that gentleman as a candidate for Governor at the ensuing election.  
Secretary Curry was asked by THE TRIBUNE correspondent if he had authorized the announcement that he was a candidate for gubernatorial honors, and replied:  
"I have made no announcement that I am a candidate for Governor, and I do not intend to make one. The article which appeared in the Bee means I presume that my friends have decided to support me. You are then in the hands of your friends." The Secretary was asked and replied:  
"When people have been as good to me as my friends have, don't you think I ought to just a little, as well as not be in the hands of my friends?"  
Mr. Curry would give no decisive answer on the subject, save that he had made no announcement, so far as he was personally concerned.

## BURGULAR STEALS PISTOL.

John Andrews, residing at 532 Twenty-fourth street, reports some one entered his dwelling yesterday and stole a revolver.

## VIOLENCE AND FLUTE STOLEN.

P. B. Keating, a musician residing at the Williams House, reported to the police that someone had stolen his violin and a flute from his apartments yesterday. He has no suspicion as to the thief.

## CITY COUNCIL TO-NIGHT.

The City Council will meet to-night to consider the water matter before it. The committee of the water will also meet to fix water rates.

## That Tired Feeling Is a Common Spring Trouble.

It's a sign that the blood is deficient in vitality, just as pimples and other eruptions are signs that the blood is impure.  
It's a warning, too, which only the hazardous fail to heed.

## Hood's Sarsaparilla and Pills

Remove it, give new life, new courage, strength and animation.  
They cleanse the blood and clear the complexion.  
Accept no substitute.  
Hood's Sarsaparilla promises to cure and keeps the promise.

## RABBI REFUSES PERKINS TO WED THEM

WOULD NOT PERFORM CEREMONY AS BRIDE WAS  
DIVORCEE.

SAN FRANCISCO, February 27.—There was an unexpected hitch in the ceremony that united in marriage Mrs. B. Aronson, the artist, of 1005 Haight street, and Maurice Schesinger, a clerk in the drygoods store of D. Seligson, at 1313 Divisadero street. Rabbi M. S. Levy of Congregation Beth Israel refused to marry them, despite the fact that the wedding invitations had been issued and the guests had assembled at 3:30 o'clock last night at 419 Post street.  
Mrs. Aronson, the divorced wife of Martin Aronson, the late notary public and pension attorney, and there was a Jewish divorcee, had based his refusal to wed them upon the ground that she was a divorced woman. Rabbi Levy called upon her and she had no right to marry them. I could not perform such a marriage for the person had made a request beforehand, had expressed a desire to unite with the Jewish congregation and had been instructed by the rabbis. Since you tell me that Dr. Nieto performed the ceremony for them, I can only say that I neither condemn nor approve what he has done.

## HOTEL ARRIVALS

METROPOLE.—Mrs. R. C. Johnson, San Francisco; E. J. Carpenter and wife, New York; Jim O. Rube and wife, San Francisco; Ernest Elmes, Chicago; A. Johnson and wife, San Francisco; Jessamine Horton, San Mateo; J. E. Wilson, New York; N. P. Kearns, Oakland; L. S. Langstroth, Belmont; S. Robinson, San Francisco; Herbert Burdett, Los Angeles; L. Henry, Jack O. Dell, Oakland; Charles S. Marsh, Los Angeles; J. Gerstle, New York.  
TOURIST.—B. C. Stewart, Oakland; W. S. Freed, Chicago; A. W. Rider, G. A. Deason, M. McJames, Oakland; M. S. Fulton, Vallejo; J. P. Robertson and wife, Berkeley; W. Wertheim, San Francisco.  
GALINDO.—Miss Mabel Taylor, Oakland; A. Panella, H. Sligione, Joe Marino, San Francisco; G. Velletier, San Francisco; C. B. Bennett and wife, San Francisco; E. L. Storey, Los Angeles; Lawrence and wife, San Francisco; Mrs. E. Craib, Los Angeles.  
ALBANY.—J. S. Williamson, San Francisco; Mrs. S. Gilmore, M. D. Martin, E. L. Martin, San Francisco; Edwin Nichols, Berkeley; Wm. M. Friends, Colorado Springs; G. S. Knapp, Pomona; Wang Japs, San Francisco; H. Ebert, Rio Vista; D. Lawrence and wife, San Francisco.  
CRELLIN.—C. E. Nippold and wife, Yacaville; Charlotte Cantelborn, Yacaville; E. A. Melster, Sacramento; John E. Bennett, city; Geo. C. Turner, Stockton; John E. Meyers, Boston; Charles Lee and wife, Los Angeles; J. Cosswell, Oakland; D. Mackenzie, Portland, H. Mills, Ogden, John E. Bennett, city, C. J. Rea, Portland.

## PERKINS WORKS FOR BILL

FIGHTS IN THE INTEREST OF  
THE OAKLAND  
HARBOR.

WASHINGTON, February 27.—The Senate Committee on Commerce has considered the river and harbor bill, and many amendments were offered. It is feared that if the bill is loaded down with amendments in the Senate it will fail to pass, and the committee is trying hard to keep down the totals.  
Senator Perkins, who is a member of the committee, is working to secure an amendment authorizing continuing contracts for the completion of project No. 3, which contemplates a channel 500 feet wide and twenty-five feet deep from San Francisco bay to Chestnut street, thence 300 feet wide and twenty feet deep to 34th street, thence 300 feet wide and seventeen feet deep around the tidal basin. The estimated cost of this project is \$95,300, and \$250,000 has been appropriated and authorized, leaving \$115,300, which Perkins hopes to have authorized. He said he felt certain the amendment would be agreed to. No other changes in the bill are contemplated so far as California is concerned.

## ROGER FRIEND BURIED

MANY ATTEND SERVICES FOR  
LATE PROMINENT INSURANCE MAN.

The funeral of Roger B. Friend, late general manager of the Providence insurance company on this coast, took place at 2:30 o'clock yesterday afternoon from the residence of Thomas Crellin, 1251 Alce street, the home of Miss Jane Crellin, who was 800 to have married Mr. Friend. The services were inadequate to accommodate the large number of friends who attended the services. A representation of men who had been associated with Mr. Friend in his business life came from San Francisco to witness the sad rites.  
The services were conducted by the Rev. Ernest E. Baker, the pastor of the First Presbyterian church, and the Rev. Charles T. Walker, pastor of St. Paul's Episcopal church. The Rev. Dwight E. Potter, pastor of the Union Street Presbyterian church, attended.  
The family of the Rev. William M. Friend, a brother of the departed, was present at the services, having arrived Saturday night from Golden Gate after the solemn exercises were concluded. The body was taken to Mountain View Cemetery, the interment being private.  
The pall bearers were Robert M. Fitzgerald, James K. Moffitt, O. N. Hall, Harry Nichols, Charles Parcells, William Watt, R. Gallegos and Walpole Hall.

Nibble  
**Grape-Nuts**  
when a bit  
Hungry  
Solid strength and comfort  
THERE'S A REASON

## CONTROL BUILDING AND LOANS

Increased Powers Given  
Commissioners to  
Save Investors.

SACRAMENTO, February 27.—On Thursday last the Senate passed the Shortridge bill, giving increased powers to the State Board of Building and Loan Commissioners. This board was created for the purpose of controlling building and loan associations. It came to the conclusion some time ago that it did not have the power to do very much good, and, accordingly, had Senator Shortridge, who is a member of the organization, introduce the bill with which it is proposed to protect some investors by compelling building and loan associations to comply with the law under this measure the commissioners will be empowered to compel associations of the kind mentioned to make a satisfactory showing of their condition or else go out of business.  
The board is also endowed with authority to compel the officers and directors to prosecute associations of the kind in question which violate the law. Heretofore it was optional with the commissioners to prosecute or not when the matter of an offending association was brought to his attention.

NOW A BUREAU.  
The board in question is to be known as the Bureau of Building and Loan Supervision. It will have power to supervise, examine and license all building and loan associations, mutual loan associations, co-operative home associations, and all other corporations, associations and societies, whenever, wherever and however formed, which, in the judgment of the administration, are engaged in business similar to building and loan associations as defined in section 418 of the Civil Code. It is also charged with the enforcement of all laws designed for the formation, government or operation, in this State, of such association, corporation or society.

DETAILS OF ORGANIZATION.  
The administration is vested in two commissioners, who are to be designated as Building and Loan Commissioners, who are to be appointed by the Governor and to hold office for four years. The commissioners are to be a secretary, with powers of examination the same as their own, who shall be a skilled accountant and fully conversant with the building and loan business. The commissioners are to receive a salary of \$2400 per year, the secretary not to exceed \$1800 per year. They and the secretary shall be allowed traveling expenses not to exceed \$1000 per year. The office of the commissioners shall be in San Francisco. The commissioners shall give bonds in the sum of \$5000 and the secretary in the sum of \$2000.

EXAMINING ASSOCIATIONS.  
It will be the duty of one of the commissioners, or both of them, in person, at least once a year, to visit each and every association incorporated or organized under the laws of this State, on such occasions they shall have free access to all the books, records, securities and papers of every such association, corporation or society, and shall examine and verify the books, accounts and securities, and the real estate and other property owned by all property owned or held as collateral security for moneys loaned, and otherwise, and shall report to the commissioners the financial condition and solvency thereof. They and their secretary shall have power to administer oaths to the officers, employees and agents, or the customers or recipients of the loans, or to any or all the business thereof.  
The books of these associations must be kept in such form as to accurately show the receipts and disbursements, and also records in ink showing the appraised value and the assessed values of the real estate and other property loaned with each loan and signed in each case by the appraiser or officer making the loan, and the commissioners shall have power to order a revaluation of the real estate owned, and of the securities and other property, and to order the same to be appraised by appraisers at the expense of such association. The total expense of such appraisement shall not exceed \$500.

BRING OFFICERS AND BOOKS.  
The commissioners have power to compel officers to answer all questions put to them and to produce all books, records and securities for examination. They may order societies doing business in an illegal manner to discontinue the same and order the Attorney General to prosecute the offenders. When a receiver is appointed the officers shall make a schedule of all the property owned by the association and deliver the same to the receivers.  
The commissioners shall, once a year, or oftener, if they deem it necessary, make a full and complete audit of the accounts of receivers and report the result of the same to the court.  
STOCKHOLDERS MAY CALL HALT.  
On the certificate of incorporation of every association of the kind specified, within thirty days after the close of its annual term, to make report to the court, verified by the oath of the president, showing accurately its financial condition at the close of such term; such report shall also include all the receipts and disbursements and income and expenses for the term, together with such statistical and other information as may be required by the court, and everyone of such reports shall be in such form as the commissioners may prescribe, and upon blanks to be by them furnished. Every such association, corporation or society is hereby required to make and file all such reports within the time specified, and for failure or neglect to do so shall be subject to a penalty of \$10 per day for each and every day the same shall be delayed or withheld.

REPORT AS TO CONDITION.  
The commissioners shall require every association of the kind specified, within thirty days after the close of its annual term, to make report to the court, verified by the oath of the president, showing accurately its financial condition at the close of such term; such report shall also include all the receipts and disbursements and income and expenses for the term, together with such statistical and other information as may be required by the court, and everyone of such reports shall be in such form as the commissioners may prescribe, and upon blanks to be by them furnished. Every such association, corporation or society is hereby required to make and file all such reports within the time specified, and for failure or neglect to do so shall be subject to a penalty of \$10 per day for each and every day the same shall be delayed or withheld.

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## WILL TELL OF LAND OF THE CZAR

The next event at the Home Club is scheduled for Thursday evening, March 1, when Mr. Jerome B. Landfield of the University of California, will speak on his travels in Russia, illustrated by stereopticon views. Mr. Landfield has made many trips to Russia and has lived for months, even a year at a time in almost every part of the vast empire of the Tsar. This informal travel-talk is a special courtesy on the part of Mr. Landfield, who has been conducting the University extension course at the Home Club this winter. The lecture is open to the public on the payment of twenty-five cents at the door. Special cars will run from Twelfth and Broadway direct to the Clubhouse via Fourth avenue.

S. E. COR. THIRTEENTH AND WASHINGTON STS.  
**ABRAHAMSON'S**  
OAKLAND'S MOST POPULAR STORE  
Sole Agents  
Royal Worcester  
Corsets

## Spring's Charming Style Changes

Make the new garments so pleasingly different from the old winter styles. Our very complete showing of Women's and Misses'

## Suits Jackets and Separate Skirts from 10.95 to 60.00

will be the first chance the ladies of Alameda County have had to study the new modes in any comprehensive assortment. The materials are effective and practical—SERGES, PANAMAS, FANCY MIXTURES CHECKS and COVERTS are favorites. SILK SHIRT-WAIST SUITS and SILK TAILOR SUITS are in great demand. The designs are particularly clever and will appeal to refined tastes.

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## REGENTS OFFENDED BY THE CHARGES.

Prospect of Bitter Fight Over Adoption of Report as to Responsibility  
For M'Kown Defalcation.

(Special to THE TRIBUNE.)

SACRAMENTO, Feb. 27.—The report of the Senate Committee, which investigated the financial methods of the Regents of the University of California and held the Regents responsible for the McKown defalcation of over \$51,000 is likely to precipitate a bitter fight in the Senate. The report, which was recommended that proper steps be taken to have the university reimbursed for the loss it has sustained in this State, of such association, corporation or society.

UP TO THE ATTORNEY-GENERAL.  
Senator Carter, who was chairman of the committee in question, was asked, to-day, by THE TRIBUNE correspondent, if he would not be surprised if there were a fight in the Senate over the report. He replied that he was not surprised if there were a fight in the Senate over the report. He replied that he was not surprised if there were a fight in the Senate over the report.

EX-OFFICIO REGENTS.

"The Lieutenant-Governor was a little

displeased because we did not discriminate between active and ex-officio members of the Board of Regents. Perhaps we should have done that. We have since been informed that the Regents did not even place ex-officio members on any of the committees.

FOSTER AND THE BOOKS.  
"There was nothing in these books which the Regents could not have discovered, if they had only examined them. We allowed Regent Foster to examine the books, and he was through his examination that we learned of five hundred dollars that we did not know about before. He showed it in one of the books in his talk with Herr and thus turned the case against himself, showing that if the Regents had examined the books they would have found what was wrong with them."

SENATOR ROWELL A REGENT.  
More than ordinary interest attaches to the consideration of the coming report because one of the members of the Upper House, Senator Rowell, is also a Regent of the university and is, of course, included in the structures against that body. He is also a member of the committee of Senators which reported in favor of the expulsion of Senators Wright, Emmons, Bunkers and French.

## NEWSBOYS TO BE PLAY CRITICS

WILL WRITE COMMENTS AFTER  
WITNESSING "NETTIE, THE  
NEWSGIRL"

Next Wednesday evening, through the courtesy of Manager Guy C. Smith, all of the newsboys of Oakland will be his guests at the Macdonough theatre to witness the greatest melodramatic offering that has been on the coast for many seasons, "Nettie, the Newsgirl." And one and all of them are to write a criticism of the play to be published in the respective papers by which they are employed, and the three best articles will receive prizes of \$5, \$2 and \$1. The same to be decided by a committee chosen from representatives of the papers and from the theater.

Pure clean amusements are what the public wants, and the greatest successes have been built from those "corns of theatrical attractions which the whole family young and old can witness without being confronted by something objectionable or in bad taste. Gould and Freed, who are directing the tour of this splendid play, have been praised by the press and public of every city in which they have presented this play, and it is mounted and for the excellence of the company interpreting the various roles.

On Saturday afternoon there will be a special matinee to which any school child can purchase a reserved seat, the best in the house, for 10 cents, and one of the tickets which will be distributed among the different schools during the week. The Sunday matinee will be at the usual bargain matinee prices of 10 and 25 cents.

The initial performance will be given this evening and the play will be continued every evening during the week, including Sunday.

VISITS OLD FRIEND.  
The many friends of Mrs. M. D. P. Watson, a former resident of this city and a life member of the Edel Society, will be pleased to learn that she arrived here to-day and will be the guest for some time of Mr. and Mrs. D. W. Gaskill at their home, 1355 Harrison street.

For Over Fifty Years  
Mrs. Winslow's Soothing Syrup has been used for children teething. It soothes the child, softens the gums, allays all pain, cures whooping cough and the best remedy for diarrhoea. 25 cents.

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## Weak Men and Ruptured Cure

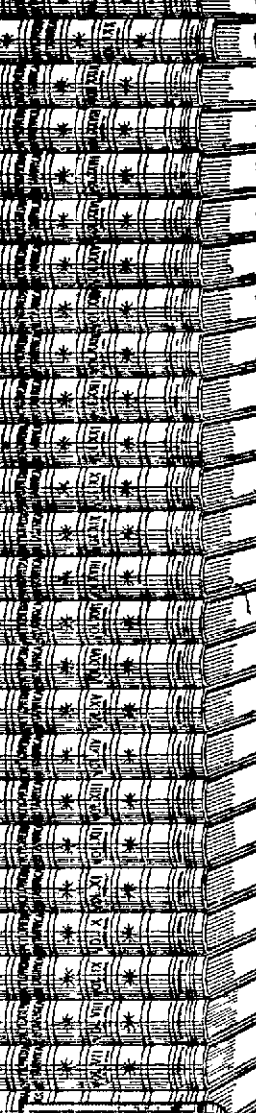
Our perfected Vacuum treatment will quickly develop new life and energy. It is the only positive cure for the weak man. It will fully enlarge and completely develop the organs. Used with our Soluble Medical Urinary Medication.

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## BEST TEAM LOSES ASSOCIATION GAME

### Hornets Had The Luck

BY A. C. GOLLAN.

Away in the wilds of Sacramento Edgar Pomeroy received the news of the victory of his "pampered pets," the (Oakland?) Hornets, over the Albion Rovers, with one of those man-in-the-moon smiles.

It would be a hard matter to describe Mr. Pomeroy's exultation over the defeat of the Rovers by his association football team, but the game it presented yesterday was more "assassination" than association. To use Mr. Pomeroy's own expression, Gilchrist, the remaining "heavenly twin," was even heard to remark: "It's easy." Here he was sadly wrong, as the Hornets' back defense had fifty per cent more to do than the Albions. It is a true saying that every dog has its day, and supposing that yesterday's was Mr. Gilchrist's, it did not redound to his credit, by his sarcastic remark, for truly it was in that the Hornets were mostly on the defensive.

The game was the last of the league matches and was brought off at Idora Park. There was a large crowd present, though the chief attraction was the airship ascent.

Like "The Wandering Jew," the Hornets wandered on one by one, and when the whistle blew to start, the game was late an hour and a half. But the Albions are good waiters, and look at the matter in a sportsmanlike manner.

Like busy bees the Hornets were surrounded by the Albions and good goalkeeping by Duncan kept the Albions from scoring. The first twenty-five minutes was monopolized by the Oakland team (Albion Rovers), and the hardest of hard luck was experienced.

It was a bit disheartening at this stage of the game to see Mackenzie from far out open the scoring for the Hornets. The sun was in McMath's eyes and he misjudged it. Play seemed more equal after this, and the Hornets annexed another, and followed soon after with a third. The Albions secured their only goal towards half-time.

During this half of the game a difference occurred between White of the Albions and "Baby" Smith of the Hornets. They quit at the referee's interference.

Hard knocks were frequent. Perhaps both teams could be charged up with them, but their introduction into the game could be easily placed at the Hornets' door. The Dishier brothers lived up to their reputations in this line, and were hard pressed by Mackenzie. The referee himself seemed to be objectionable to these players, and their growlings filled the air to such an extent that the airship could not even break through.

Despite all these annoyances, football, by snatches, was seen. Both the Dishiers treated the people to fair football. Mackenzie, Taylor, Duncan and Pomeroy also loomed up once in a while.

Anderson, for the Rovers, usually their star player, seemed very weak in the first half, though he seemed in the second portion to have somewhat awakened from his lethargic sleep, and his incursions into the enemy's camp were frequently dangerous.

Perhaps the greatest disappointment in the Albion team was McArthur. Seidman, if ever, has this player been weak in the Albion's line-up. Yesterday he seemed to be off color and only once did he have one of his old runs, and his parting shot was rather luckily diverted past by Duncan. No forward in the league can lead Mac, but yesterday he was weak, very weak.

Ainsworth was a strong Albion. He put up a star game, which was also a clean, gentlemanly one, and the Rovers have indeed a gem in their lightweight center-forward.

Captain Bayne put up his usual strong game, which is saying lots. McCallum and Shand were safe backs. Shand covered himself with glory, which he well deserved in the day's play. He never was in trouble, football only being his watchword, and he certainly proved a strong man for his team.

The general opinion of unbiased minds was that the best team lost. Without a doubt the Rovers had three-quarters of the game, but were unlucky.

Honest men nowadays, it is said, have a hard time to secure success. This can be almost applied to the Albions. They wound up their league games in a sportsmanlike manner, for which they are famed, and today they stand first in the public's approval.

## ATHLETES CONTEST IN SEASON'S FIRST TRYOUTS.

### Three Track Meets Are Held Between Teams Representing California, Stanford and Different High Schools.

THREE FIELD DAYS WERE HELD LAST SATURDAY AND SOME OF THE BEST ATHLETES IN THE STATE PARTICIPATED.

AT BERKELEY THE OAKLAND HIGH SCHOOL TEAM DEFEATED THE UNIVERSITY OF CALIFORNIA FRESHMAN TEAM; AT STANFORD THE "BABY" CLASS WON FROM THE COMBINED TEAMS OF THE PALO ALTO, SANTA CLARA AND SAN JOSE HIGH SCHOOLS, AND AT SAN FRANCISCO THE LOWELL HIGH SCHOOL ATHLETES WON FROM REPRESENTATIVES OF THE WILMERDING SCHOOL OF MECHANICAL ARTS.

THE MEETINGS WERE PRACTICALLY THE FIRST OF THE SEASON OF 1905 AND A GLANCE OVER THE RESULTS WILL GIVE A GENERAL LINE ON THE FUTURES OF THE SEVERAL ATHLETES.

BERKELEY, February 27.—Lack of practice, which means lack of head work and severity under fire, lost the Freshman their first track meet of the season Saturday, the meet going to Oakland by a score of 43 to 56.

The '08 men were inexperienced and showed lack of judgment sadly. This fault was very noticeable in the quarter.

However, the babies cannot be blamed so much for this because Trainer Christie has purposely left the fine points of competition for later instruction, his desire being to get form and speed at this early stage. I have no doubt but that we could beat Oakland if the Freshman had known what to do at critical moments.

There is not so much censure due to the men who participated in Saturday's field day as to those who staid out of the meet altogether. There are some men who are afraid of competition and they are called "practice runners." They never do anything because of this lack of confidence in their ability to do anything in a meet.

Golcher deserves credit for the pretty race he ran in the 100 as does Healy for his work in the 220 and Yost for his in the half mile.

Summary:  
100-yard dash—First heat: Kleeberger, Stiles (O.). Ramsom, Time, 10 2-5. Second heat: Golcher, McDonald (O.). Scupham (O.). Time, 11. Final heat: Polcher, Sites (O.). Kleeberger, Time, 10 2-5.

160-yard dash—First heat: Coyne (O.). Crane, Time, 10 1-5. Second heat: Healy, Salsbery (O.). Time, 10 1-5. Third heat: Scupham (O.). McNeely, Time, 10 3-5. Final heat: Healy, Coyne (O.). Scupham (O.). Time, 10 3-5.

440-yard dash—Walker (O.). Burns (O.). McManara (O.). Time, 15 1-5. 220-yard dash—Yost, L. Dozier (O.). Sturtant (O.). Time, 2 59.

1300-yard run—De Mamiel, Keyes (O.). tied for first; Nerberry, Time, 3:18.

120-hurdle—E. Dozier (O.). Peaslee (O.). Baker, Time, 1:18.

220-hurdle—First heat: Peaslee (O.). Barnicot, Time, 29 4-5. Second heat: Dozier (O.). Burns, Time, 30 4-5. Third heat: Golcher, Kolbert, Time, 31.

High jump—Hall (O.). Magerstadt, Crubb (O.). height 5 feet 5 3-8 inches. Broad jump—Magerstadt, Neagler, McManara (O.). distance 20 feet 4 1-8 inches.

Pole vault—Val (O.). Hutchinson (O.). Maddox (O.). height 19 feet 5 inches.

15-pound shot-put—Tuller, 44 feet 4 inches; Butlerman, 40 feet 9 inches; Healey, 39 feet 3 inches.

Stanford's Freshmen track athletes were too much for the combined teams of the Palo Alto, Santa Clara and San

Jose High Schools Saturday, and they easily defeated the visitors with a score of 65 to 19.

The "prep" school teams brought some good performers, winning first in seven events. Of the individual High Schools the Palo Alto lads did best, making 21 of the 49 points won by the combined schools.

Pomeroy of Palo Alto was the star of the day, capturing first place in two of the sprints and running a dead heat with Kerr of San Jose in the 220. In last year's Academic Athletic League he won the 100-yard dash on a wet track in fast time.

Another point-winner for the High School boys was Titus of Santa Clara, who won first in the pole vault at 21 feet and 5 inches and took second in the pole vault, clearing the bar at 3 feet 4 inches.

Another one of the promising athletes was A. Tomasini of Palo Alto, who carried away first in the hammer throw and second in the shot-put. Kerr and Boyd of San Jose showed good form in the hurdles, getting eight points for the High Schools. Summary:

50-yard dash—First, Pomeroy, P. A. second, Seay, S. J.; third, Gartman, S. Time, 5 4 seconds.

100-yard dash—First, Pomeroy, P. A. second, Friedman, S.; third, Gartman, S. Time, 10 2 seconds.

220-yard dash—First, Pomeroy, P. A. second, Seay, S. J.; third, Gartman, P. A. tied for first; third, Gartman, P. A. Time, 23 2 seconds.

440-yard dash—First, Davis, S.; second, Severy, S.; third, Abbott, S. Time, 53 2 seconds.

880-yard dash—First, Miller first; Shelton, S. second; Payne, Santa Clara, third. Time, 2:14 4-5.

1 mile run—Miller, S. first; Shelton, S. second; Cragun, S. third. Time, 5:33.

Low hurdles (220)—Horton, S. first; Kerr, San Jose, second; Gunst, S. third. Time, 27 2-5 seconds.

High hurdles (120 yards)—Boyd, San Jose, first; Thomas, S. second. Time, 17 2-5 seconds.

A high jumper, Horton, S. and Hill, San Jose, tied for first at 5 feet 5 1-4 inches; Gay, S. third, 5 feet 4 1-4 inches.

Broad jump—Titus, Santa Clara, first at 21 feet 5 inches; Lanagan, S. second, 20 feet 11 inches; Tomasini, Palo Alto, third, 20 feet 2 inches.

Pole vault—Kocher, S. first at 10 feet 2 inches; Titus, Santa Clara, second, 9 feet 4 inches.

Hammer-throw (12 pounds)—Tomasini, Palo Alto, 151 feet 3 inches; Horton, S. second, 129 feet; Tomasini, S. third, 125 feet 11 inches.

Shot-put (12 pounds)—Horton, S. first, 47 feet; Tomasini, S. 43 feet 10 1-4 inches; G. Tomasini, Palo Alto, 43 feet 8 inches.

In a very sportsmanlike meet held Saturday on the Lowell track, San Francisco, the Lowell High School athletes defeated the representatives

of the Wilmerding School of Industrial Arts by the score of 31 1/2 to 49 1/2.

The boys in both teams performed very creditably, especially some of the Wilmerding representatives, when it was taken into consideration that they were absolutely unaccustomed to the track on which they were running, the turns of which are extremely sharp.

Lieb of Lowell was by far the most versatile performer of the day, being entered in both the hurdles, the shot-put, both the jumps, the pole vault and the relay race. He scored 20 1/2 points for his team and helped to score 5 more in the relay race, which Lowell won.

In the summary below L stands for Lowell and W for Wilmerding:

50-yard dash—First heat: Read (L.) first; De Camp (W.) second; Gray (W.) third; time, 6 seconds.

Second heat: Pollak (L.) first; Lemmon (W.) second; time, 6 seconds.

Third heat: Makinson (L.) first; Blake (L.) second; Daniels (W.) third; time, 5 4. No final heat run, because no Wilmerding man qualified.

Two-mile run—Myer and Garvin (L.) first (dead heat); Barclay (W.) third; time, 12:50.

One hundred yard dash—First heat: Armuth (L.) first; Douglas (L.) second; time, 11:1. Second heat—Makinson (L.) first; Daniels (W.) second; time, 11:1. Third heat—Read (L.) first; Lemmon (W.) second; time, 11:1. No final heat run because no Wilmerding man qualified.

High hurdles—Lieb (L.) first; Mickerbrocker (W.) second; Watson (W.) third; time, 11:1.

880-yard run—Maudrell (L.) first; Willison (W.) second; Hillard (W.) third; time, 2:23 3-5.

Shot-put—Walt (W.) first; Lieb (L.) second; Griffith (W.) third; distance, 36 feet 9 inches.

220-yard dash—First heat: Armuth (L.) first; Douglas (W.) second; time, 28 3. Second heat: Makinson (L.) first; Paulson (W.) second; time, 27 3. Third heat: Pollak (L.) first; Gray (W.) second; time, 27 4. No final heat run because no Wilmerding man qualified.

Low hurdles—Watson (W.) first; Lieb (L.) second; Hardigan (L.) third; time, 15 1/2.

220-yard dash—Lieb (L.) first; Griffith (W.) tied for first place; Lieb (L.) and De Wolfe (W.) tied for third place; height, 5 feet 6 inches.

440-yard dash—Makinson (L.) first; Maudrell (L.) second; Willison (W.) third; time, 2:23.

Broad jump—Lieb (L.) first; Willison (W.) second; De Wolfe (W.) third; distance, 18 feet 7 1/2 inches.

One mile run—Heidenreichs (W.) first; Meyer (L.) second; Vezina (W.) third; time, 5:10 4-5.

Pole vault—Lieb (L.) and Engelbart (L.) tied for first place; Griffith (W.) third; time, 5:10 4-5.

Relay race, one mile—Won by Lowell team, consisting of Armuth, Reed, Wright, Lieb, Doud and Maudrell; time, 3:47 2-5.

## CORBETT OR NELSON WHICH WILL WIN?

### Opinions of Local Sports.

BY ED. SMITH.

"Battling" Nelson will again try to show that he is Young Corbett's master at the game of kive and take, to-morrow night at Woodward's Pavilion.

The way the betting has started shows Corbett still has a great many admirers, who believe he has a great chance to turn the table on "Bat."

His friends have not lost confidence in him for all the easy victory the Dane had over him.

When Nelson landed in San Francisco to fight Martin Canole, he was looked upon as an easy mark.

Canole punched him at will for the first twelve rounds, but found the Dane always coming back for more.

Finally, in the seventeenth round, Nelson had his opponent on the floor and the big end of the purse was his.

After the fight the sports said that Canole could not hit hard enough and that a hard hitter would beat the Chicago lad.

In his next fight, when he met Eddie Hanlon, the sports discovered that Nelson had improved greatly and so it has been in all his fights here.

He has improved on each occasion, so that now he is considered a much better boxer than when he first landed on the coast.

Nelson's first fight, which was with Beut, he lost, but he left the ring with a sorely visible mark, while in the Canole fight he was cut and bruised considerably.

According to reports from the training camps of both men, they are in splendid condition. Nelson will start an awful pace for the last of the long those who have any chance at the Brit championship and reverse the other decision.

Everyone who witnessed the last Corbett-Nelson contest knows that the former was not in good condition, but even so, it is difficult to see how Corbett can improve any faster than Nelson, who, as before remarked, has improved with every fight.

Joe Gans, however, says that the Denverite has improved to such an extent that he will be able to jab Nelson to pieces in the stand-off boxing, and that he will be just as strong in the mixups.

Jimmy Britt says that he will be a very close watcher at the ringside and will take on the winner in March.

The sporting public is assured of a fair dealing as Jack Welch, who will referee the contest, is as competent and honest as any referee in the country.

The men will box straight right which allow hitting with one hand free in the breakaways, so it is almost certain that the last of the long those who are at the pavilion will see two men going as fast as it is possible for human beings to travel in a ring journey.

CHARLIE BATES—I did not think that Nelson could fight when he first came here, but have found that he can go a very fast pace, I think he will win.

CHARLIE OTT—I know something about streets, but do not keep posted on fights.

Local followers of the fight game and others interested in sports are divided on the winner of the Corbett-Nelson battle to-morrow night. Following are a few expressions of opinions gathered about town by THE TRIBUNE:

ED SMITH—After seeing the last fight it is hard to figure Corbett a winner, but owing to the good shape that he is in he certainly has a chance. I look to see a great contest with honors even for the first few rounds and the man that stands the pace best will win.

PETE LOHMAN—Baseball salaries are bothering me just now too much to pick winners.

DICK ADAMS, S. F.—Nelson all the way.

BILLY ROACH, referee—Nelson is the goods. As they would say on the Bowery, "Nelson ain't nothing to it."

BILLY PLINKIN—I can tell a strike from a bad ball, but can't pick winners in a boxing match.

DAN DENNY—Corbett is Irish and has the fighting blood. He will win.

BILLY NEAL—Nelson was raised in the country and has been working hard all his life, which makes him hard as nails and too tough for Corbett.

CHAS STRASSBURG—I like short ends, so Corbett looks good to me.

"TOP"—Horse racing is my game. I have a winner every day for the boys but cannot pick fighters.

"SILVER" RICHARDSON—Nelson is my choice. He travels too fast for Corbett.

ABE LEACH—I have a fight of my own which I am trying to win, so will have to let the boxing match go to the best man.

J. FIBUSH—Billy Delaney says that I do not know anything about fighters, so I guess I don't.

STEWART GEMMEL—Corbett all the time.

WILLIE FITZMAURICE—I will plunge on Corbett to win in 18 rounds.

ED FLAHER—Just at this time I have no money, but if I was betting I would plunge on Corbett.

CHARLES BOCK—Corbett will deliver the goods in 11 rounds.

BEN KAIGHAN—Nelson will romp home as the winner. Steub, Bell took a hard hit for the goods.

HARRY KOHL—Corbett will carry a bit for me.

DR. ARCHIBALD—Corbett will win. W. J. BACCHUS—I never saw either man in action, so cannot pick a winner.

PAUL CARROLL—I think it is even for me to pick the man.

CHAS. HESEMAN—I wish I could reduce like Corbett.

DE. GROSE—I will be a great contest and the strongest man will win.

BIDDY BISHOP—It's an even go.

ED HOLLAND—Why, Nelson in a canter.

## BOATING COACH IS AT BERKELEY

### Harvard Man For 'Varsity

BERKELEY, February 27.—E. M. Garnett, the new boating coach from Harvard, engaged to coach the boating crew of the University of California, arrived from the East last night, and instantly began preparations for getting the 'Varsity crew in shape to defeat the Stanfords in April.

Garnett has issued a call for all those interested in boating to meet him at 4 o'clock this afternoon at the gymnasium on the campus. He will have a talk with the boating men there and outline plans for future work.

The new coach is an energetic, able exponent of the modern art of rowing. He was esteemed a crack at Harvard, and great things are expected from him here.

The boating men have been practicing assiduously for several weeks, and are in fairly good shape, despite the lack of expert teaching such as Garnett is to give them. They have been using barges, as the new racing shell from Cornell, which arrived a fortnight ago in a damaged state, has not yet been repaired.

The match with Stanford will take

place on April 15, probably on the Oakland estuary. It is probable that observation trains will be run along the mole, to accommodate those who wish to watch the race. Manager Hawley is now arranging for this last mentioned accommodation.

**WATCHES**

FROM \$10.00 UP

\$1.00 DOWN \$1.00 PER WEEK

This advertisement will be accepted for one-half of the first payment on a watch, and six of these advertisements, with 16 cents, will be accepted for each dollar of the weekly payment until the watch is paid for. By using these advertisements, which can be found only in the OAKLAND TRIBUNE, you can buy a watch on easy payments, for less than CASH.

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No Discount for Cash—No Increase for Credit.

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## CLAREMONT CLUB WINS GOLF MATCH

The second half of the thirty-six hole home-and-home golf match was won Saturday by the Claremont Country Club on the local links, the San Francisco Club being defeated by the big margin of 29 points.

In the first half of the match played two weeks ago on the links across the bay, the Claremont Club won by seven points. This gives the match to the local club by 36 points.

A second 36-hole match, eighteen holes in the morning and eighteen in the afternoon on the Claremont links, will be played in April. If the Claremont team should prove victorious in this also, the silver trophy will become the property of the Claremont Country Club.

If the San Francisco team should win a tie will result. This will be played off later on a neutral course.

The playing Saturday was very much one-sided. Of the twelve men composing the Claremont team, J. O.

Cadman was the only one who failed to win a match.

On the other hand, Captain J. S. Oyster of the visiting team had the distinction of being the only man scoring for his side, which he did by beating his opponent, Cadman, by 1 1/2 points.

In the last match of the largest individual score, winning from A. S. Lilley with 5 points to his credit.

The course was in fine condition and the day ideal for a match. There was a large number of spectators present, and many of the favorite players came in for a round of applause as they finished.

One of the surprises of the day was the easy way in which Rev. E. E. Baker defeated R. G. Brown. Dr. Baker won from his opponent by four points.

Following is the score in detail. Claremont Country Club Golf Team.

2 holes, E. R. Folger, 1 1/2 points; 4 holes, Frank Kailes, 1 point; 6 holes,

W. P. Johnson, 3 1/2 points; 2 holes, J. Folger, 1 point; 4 holes, George E. De Golia, 2 1/2 points; 9 holes, C. Curtis, 5 points; 4 holes, F. S. Stratton, 2 1/2 points; no holes, J. O. Cadman, no points; 5 holes, Dr. A. M. Carpenter, 3 points; 5 holes, J. H. Ames, 3 points; 6 holes, H. Higgins, 3 1/2 points; 7 holes, Rev. E. E. Baker, 4 points. Fifty-four holes. Totals, 30 1/2 points.

San Francisco Golf and Country Club:

No holes, John Lawson, no points; 3 holes, E. D. Adamson, no points; no holes, H. C. Golcher, no points; 1 hole, Dr. J. R. Clark, no points; no holes, Dr. J. R. Clark, no points; no holes, H. A. Blackman, no points; no holes, A. S. Lilley, no points; no holes, George E. Star, no points; 2 holes, Captain J. S. Oyster, 1 1/2 points; no holes, Dr. T. G. McConkey, no points; no holes, Charles Page, no points; no holes, R. G. Brown, no points, 6 holes. Totals, 1 1/2 points.

BECKLEY, Feb. 27.—The rifle team have begun their tryouts for the medals that Colonel Bauer provides every year. Saturday was the second shoot and resulted in developing some very promising new material. S. E. Montgomery, the inspector of rifle practice, arranged with Captain Nance to use the new method of tri-rod sighting. Another change was the substituting of the American Standard target for the Silhouette man target that has been used in previous years.

Owing to these changes the men did not show up as well as they will after

they have become accustomed to the new regulations. The following are the names and scores of the men making over 37 out of a possible 50:

Score  
S. E. Montgomery, '06.....45  
W. K. Robertson, '06.....42  
R. G. Turner, '06.....42  
H. G. McKinnay, '06.....42  
R. S. Daniels, '06.....42  
G. W. Spencer, '06.....41  
F. J. Gilbert, '06.....41  
F. J. Gilbert, '06.....41  
R. H. Harding, '06.....39  
C. C. Dixon, '06.....39  
J. C. Pendergast, '06.....39  
L. O. Hodel, '06.....39  
R. N. Bailey, '06.....39  
W. E. Dunham, '06.....37  
The pistol club held its weekly meet Saturday. The club has about twenty-five members at present, among them one faculty member. They are contemplating a meet in the near future with a police department of one of the Bay cities.

The committee will soon announce what trophies are to be competed for and also the regulations handicapping the different arms. The following scores

In the second game of the series the Stanford nine defeated the San Jose professionals by a score of 6 to 0 Saturday at Stanford. Sales started to pitch for the Cardinal, but while at the bat was hit in the face and had to retire. Rook and Thiele took Sales' place and both pitched good ball. The first game of the series was won by the Garden City tossers with a score of 5 to 2, but today they did not seem to be in form. Cutter and Shutte were in the box for the visitors and the collegians got six hits off of them.

The Stanford men are showing great improvement and their stick work, which was very weak, is much stronger. The fielding was very fast, and although the professionals got seven hits off of the Stanford twirlers they were able to get no further than third. The score:

Stanford.....AB. R. BH. PO. SB. A. E.  
Dudley, rf.....2 0 1 0 0 0  
Trowbridge, ss.....4 1 1 5 0 0  
Fenton, 3b.....4 0 0 3 0 2  
Cassidy, 2b.....4 0 0 1 0 0  
Sales, p.....4 0 0 1 0 0  
Bell, 2b.....4 1 1 0 0 1  
Chalmers, rf.....4 1 2 1 0 0  
Gunn, 2b.....4 0 0 1 1 0  
Stout, cf.....4 0 0 0 0 0  
Colbert, cf.....3 0 0 3 1 1  
Caddwell, rf.....2 0 0 1 0 0  
Thiele, p.....2 0 0 0 0 0

Totals.....23 6 6 27 1 10

San Jose.....AB. R. BH. PO. SB. A. E.  
Doyle, 2b.....5 0 2 2 0 0  
Kennedy, cf.....4 0 0 0 0 0  
Kent, c.....4 0 0 9 0 0  
Emerson, ss.....4 0 0 11 0 0  
Cutter, p.....4 0 0 1 0 0  
Shutte, 1b & p.....4 0 0 1 0 0  
Garnett, rf.....4 0 1 0 0 0  
Grant, 1b.....4 0 1 0 0 0  
Cahill, 2b.....4 0 1 0 0 0  
Thiele, p.....2 0 0 1 0 0



TODAY'S SUBURBAN NEWS

STUDENTS WOULD BOSS THEMSELVES.

Important Question of Control to Be Discussed at University.

BERKELEY, February 26.—The question of student control of student affairs at the University, one of the most vital and important matters that the student body is to act on this semester, will be the subject of debate tomorrow night at Stiles Hall. The students will vote one week later, on March 7, on the plan to organize a students' affairs committee, made up of students.

The complete calendar of events at the University this week is as follows: MONDAY. College of Commerce. Lecture by George W. Dickie, 18 North Hall, 4 p. m. Subject—Some Aspects of the Labor Problem. Glee Club Rehearsal, Stiles Hall, 5 p. m. Philological Club, Faculty Club House, 7:30 p. m. Paper—"The Scandinavian Epd." Prof. A. P. Lange, 1907. Debating Society. General discussion, Stiles Hall, 7:45 p. m.

TUESDAY. Committee of the Association of American Universities, 3 Agricultural Building, 4 p. m. French lecture by M. Robert Dupouey, Students' Observatory, 4 p. m. Subject—Popular Festivities of France. The public will be welcome. Y. W. C. A., Stiles Hall, 4:15 p. m. Executive Committee of the Associated Students, Abrahams House, 7 p. m. Senate. Debate, Stiles Hall, 8 p. m. Question—Resolved That it would be for the best interests of the University to place the management of students' affairs in the hands of an undergraduate committee.

WEDNESDAY. Instructors file with the President reports on attendance and scholarship for the second half-year.

THURSDAY. Y. M. C. A. Leader, Stiles Hall, 5:20 p. m. Musical Clubs, Stiles Hall, 7 p. m.

UNIQUE BOOKS TO TEACH FARMERS

University Library Instruction by Mail Enriched by Odd Volumes. From University for Agricultural Men.

BERKELEY, February 27.—A shipment of books has just been received by the library. Among these is a facsimile reproduction of the folio of 1655, which contains all of Shakespeare's works. There is an edition of ten volumes of Beaumont and Fletcher's writings which was published in 1758. A very interesting addition to the collection of zoological studies is a four-volume set of books on the antelope and deer. They are among the finest in the library, being illustrated with accurately colored plates. A subject index of the modern works of the British Museum library has at last arrived along with the catalogue of the London library. The library has greatly needed this systematic catalogue, which the librarian has long endeavored to get. Students of antiquities will be much interested in the new books of Egyptian Papyrus that have been recently received. These contain facsimiles of the principal Egyptian writings that have been discovered and copies of these works are at present very hard to obtain. A shipment of French books from Paris is expected this week.

FRESHMEN TO GIVE A DANCE

BERKELEY, February 27.—The men of the freshmen class held a meeting Friday afternoon in the gymnasium and decided to give a dance on Tuesday evening, March 7. This date was selected in order that the dance may be the last social event before the Lenten season and plans are under way to make it a great success. It will be given as a return dance to the girls for the reception they gave the men last September.

COLLEGE NIGHT AT THE OPERA

BERKELEY, February 27.—Friday evening will be "California night" at the Columbia theater in San Francisco. In honor of the occasion the management of the Henry W. Savage English Grand Opera company has consented to present "Carmen" with Maria Ito, a delectable contralto, in the leading role of the heroine, the lyric tenor, will be Don Jose.

The management has reduced the prices of the best seats in the house for the students.

DO YOU SUFFER

From Bloating, Heartburn, Nausea, Belching or Cramps? If so, we want you to try Hostetter's Stomach Bitters at once. A dose before meals will tone up and strengthen the digestive organs and cause the bowels to relax. Then these ailments will quickly disappear. It has made thousands of weak stomachs strong during the past 50 years. It also cures Indigestion, Dyspepsia, Insomnia, Chills, Colic, La Grippe and Malaria.

HOSTETTER'S STOMACH BITTERS.

DEBATE QUESTION

Selection of Topic for Intercollegiate Discussion.

BERKELEY, February 27.—The question for the intercollegiate debate has been decided upon by the debating committee of the University and is as follows: "Resolved, That the Interstate Commerce Commission should be given power to fix and enforce railroad rates." (Note A.—It is understood that the commission may be so enlarged and equipped as to enable it to meet the new conditions; note B.—The question of constitutionality is to be disregarded.)

This subject was selected at the last meeting of the committee on Saturday and will be submitted to Stanford who will have the choice of sides, having won the toss-up for the third time in as many years. Stanford will have a week to decide and will make her choice known to California on next Saturday, March 4.

The preliminary try-outs for the debating team will be held in Stiles Hall on Tuesday, March 2. On the following Thursday the final try-outs will take place.

Shown by the victory of the Stanford team last year, the California team will have a hard contest to win the debate. E. C. Baker, chairman of the intercollegiate debating committee, says: "It is imperative that every man in college who is at all interested in debating should lend his hearty support and co-operation at this time. Many have already shown their intentions of entering the try-outs and especially does this interest seem to exist among the freshmen debaters."

The debate with Stanford will come off at the Alhambra Theater, San Francisco, on the evening of April 15, on which day the track meet, boat races and tennis tournaments will also be held. This is the thirteenth debate held by the two universities. Of the twelve already decided California has won six and Stanford six.

BLUE AND GOLD EDITOR

SOPHOMORES CHOOSE GABBERT FOR PLACE—HASTINGS AS MANAGER.

BERKELEY, February 27.—J. R. Gabbert was elected editor of the 1907 Blue and Gold over Gorden Edwards and A. C. Hastings manager over J. Eggers in a closely contested election Friday. An unusually large vote was polled, there being 450 votes cast. The detailed results of the election were as follows: For editor, Gabbert (men), 159; woman, 81; total 240. Edwards (men), 123; woman, 94; total 217. For manager, Hastings (men), 139; woman, 118; total, 255. Eggers (men), 138; woman, 57; total 195.

Editor-elect Gabbert has had considerable newspaper and business experience for several years previous to entering college. Besides editing the student paper for several months, he managed and edited the Ventura Free Press for some time. Since he has been in college Gabbert has been working on the California and has been very active in class affairs. He is a graduate of Ventura High School.

A. C. Hastings, who was elected manager, comes from Marysville and has been connected with the Earl Fruit Company in the northern part of the State for the past few years. He is at present buying for the company.

NEWS NOTES FROM FRUITVALE

DANCE GIVEN AT BLACKMAN'S HALL—MRS. WETHERBEE IS ILL.

FRUITVALE, Feb. 27.—A dance was given at Blackman's Hall Saturday evening by the pupils of Soria & Roble's Dancing School. There was a large attendance and a pleasant evening was passed. Roble's Band supplied the music.

Mrs. Henry Wetherbee of Fruitvale avenue is very ill with a bad cold. She is confined to her house.

For over a month Miss Judson of Fruitvale avenue has been seriously ill.

CONVICTED OF VAGRANCY. Elmer Mott, the man about town, and alleged by the police to be a card sharp, was Saturday found guilty of vagrancy by Police Judge Sarulis.

Police Sergeant Lynch and Police Officer Ely arrested Mott and three others and charged them with vagrancy. The defendant, through Attorney Tom Bradley, attempted to show that he had been employed by A. H. Abbott, who runs a cigar store and cater for the corner of Seventh and Washington streets, but according to the opinion of the court, he had not been employed within the meaning of the law, within the last thirty days and was consequently found guilty. Attorney Bradley will, in all probability, appeal the case.

CASTORIA

For Infants and Children. The Kind You Have Always Bought Bears the Signature of

WORK OF BY LOEB

Result of Savant's Researches Soon to be Divulged.

BERKELEY, February 27.—Professor Jacques Loeb has just returned from Pacific Beach, where he has been making some important investigations. A book containing the results of his investigations will be out sometime next month, as it is now in the hands of the printing department of the University of Chicago. This book is awaited with great interest by all scientists, for it will contain the results of all of Professor Loeb's experiments, especially those pertaining to the vital force or the cause of life.

GERMAN PLAY FOR LIBRARY

DRAMATIC PERFORMANCE IN AID OF UNIVERSITY INSTITUTION.

BERKELEY, Feb. 27.—On last Saturday evening there was given at the Alhambra theater for the benefit of the German department of the University library the German comedy, "Frau Koenig." This play was presented for the first time before an American audience and was received with enthusiasm.

The heroine's part in the comedy was admirably taken by Miss Grace Llewellyn Jones, a former student of the University. Nearly all the other roles were taken by German students from San Francisco, though some of the minor ones were given to students from the University.

The play was presented through the influence of the German department and the proceeds will be used for enlarging the collection of German works now in the library. Many valuable additions have been made during the last year and the library already has one of the largest collections of German works on the coast.

The play was preceded by a prologue written by Charles Bundschu and recited by Mrs. Charles Bundschu.

MOTORGENERATOR ABOUT READY TO OPEN

BIG MACHINE MAY BE INSTALLED AT ELMHURST DURING WEEK.

ELMHURST, Feb. 27.—Work is being rushed on the great 500 horsepower motor generator for the Elmhurst electric plant. It is expected that all the parts of the big machine, which weighs thirty-five tons, will be assembled and in working order by the middle of next week. However, it will be some time longer before the generator is actually used. It will be necessary to put a wire from the Southern Pacific tracks to the powerhouse as the line from the Amador county source is not yet complete.

A switch-house must also be erected. The Standard Electric Company is to have control of the power and will sell it to the O. T. C. The old plant will be shut down but is to be held in readiness for emergencies. There will be a connection made with the De Sable power house near Chico, belonging to the Bay Counties Company, which will furnish electricity if needed.

The force of falling water will be used in each of the primary powerhouses to generate a high tension alternating current of 50,000 volts. This can be carried on comparatively small wires to the Elmhurst plant, where a specially constructed motor making 450 revolutions per minute will convert the electricity into mechanical energy. A direct current dynamo is to be mounted on the same base and will produce electricity which can be used by the cars on the Hayward line.

LODGE ENTERTAINS. Elmhurst Rebekah Lodge, No. 277, gave a banquet and social at Red Men's Hall Saturday evening. Eight new members were initiated: Mr. and Mrs. Bachelard, Mrs. F. Booth, Mr. and Mrs. Schneider, Mrs. Jessie Bachelard, Martin, Baker, and Miss Allie Booth.

A number of visitors from the East Oakland, Fruitvale and Alameda lodges were present to watch the work of the new lodge. Mrs. J. Hoffman, noble grand, took the leading part in the initiation.

The supper served in the banquet hall, was followed by speechmaking, many of the members responding to the toast. Later all returned to the large hall and danced for several hours.

On the committee of arrangements were the following: Mrs. A. Jobbins, Mrs. Carlson, Mrs. George Burkel, and Mrs. T. Hoffman.

ELMHURST NOTES.

T. H. Greenslade and son of Healdsburg who have been visiting the parents of the former at this place returned home Saturday.

Services were held at the Presbyterian Church yesterday at 11 a. m. and 7:30 p. m. In the absence of the pastor, Rev. E. E. Clark, the pulpit was supplied by Mrs. J. Hoffman, noble grand, took the leading part in the initiation.

PRIMARY ELECTION IN ALAMEDA TOMORROW.

Mrs. Georgina Page Returns to Her Home After a Short Absence.

ALAMEDA, February 27.—The municipal primary election will be held tomorrow, at which delegates will be selected to nominate candidates for vacancies in the city offices. The terms of two City Trustees expire, while a third vacancy was created by the resignation of Dr. H. M. Pond some months ago, and there will be three places on the school board to fill.

Active preparations for the municipal election made by the new organization of the Alameda Republican Club. Saturday night the delegates nominated by this club in caucus held a meeting for the purpose of canvassing the situation. There was some discussion of candidates for municipal offices, but action was postponed until after the primaries. Accordingly the body adjourned until Wednesday night, by which time they expect to have chosen delegates.

So far no open opposition to the ticket selected for the primaries has developed in the Republican ranks. The Socialist party will also have a ticket in the field at the primaries, but no other party, as Republicans and Socialists are making petitions for place on the primary ballot.

MRS. PAGE HOME. ALAMEDA, February 27.—Love for her children brought Mrs. Georgina Page, whose disappearance Friday was reported to the police, back to her home and now all is serene at the Page home, 2239 Pacific avenue. She learned through the newspapers her absence had been reported to the police, so surrendered Saturday night and was taken home by an officer.

Mrs. Page now denies that her threat never to return was serious, though she says that while angry at her mother she did say she was going to stay.

Friday night, while relatives, including her eldest two children, La Vola and Lawrence, aged 13 and 10, were actively searching for her, she was at the home of an uncle, William H. Hovey, corner Sixteenth and Valencia streets, San Francisco.

AMATEUR OARSMEN. ALAMEDA, February 27.—The Pacific Association of Amateur Oarsmen, the new organization formed by the Alameda, Dolphin and Aerial boating clubs since their secession from the Pacific Amateur Athletic Association some months ago, is preparing for a series of aquatic events. No dates have as yet been selected, but a program of sports will soon be made up.

An effort is on foot to match Alex Page of the Dolphin Club, the champion shell man of the Pacific coast, with Fred Titus of New York, classed as the champion amateur sculler of the world.

Mr. Titus is coming out through this country, and the association is attempting to arrange a date, and think they will be successful in arranging a meeting between the men.

FIELD DAY. ALAMEDA, Feb. 27.—The inter-class field day of the local High School has been set for March 7, but will probably be postponed because of the facts that that is Arbor day here, and the athletics of the school are being trained as yet.

The try-outs for the Academic League debate will be held at the High School on March 5. The question to be debated upon is "Resolved, that all ownership of public utilities should be vested in the municipalities affected by such utilities."

From the trials running into ours will be selected the team to represent the school in a debate with Humboldt Evening High School of San Francisco.

REVIVALS. ALAMEDA, Feb. 27.—The revival meeting at the First Presbyterian Church last night was the largest since the coming of Dr. Ostrom and John Hillis, the singer to Alameda. The spacious church was packed with people.

Dr. Ostrom is a strong speaker, and one whose influence grows with acquaintance. The meetings here, which are joined in by nine Alameda churches, are growing in interest.

NOTES. ALAMEDA, Feb. 27.—E. G. Gale, the fireman who was injured in the wreck near Santa Anita recently, has returned to his home in this city, 1242 Versailles avenue. Mr. Gale still bears the marks of the accident, his face having been pretty badly scalded. He says that instead of the train running into the slide, the slide struck the train, overturning the engine, and catching all the occupants of the cars in the debris.

Mr. and Mrs. Swetland are in the city, the guests of Mrs. D. H. Johnson of 2055 Alameda avenue. Mrs. Swetland's sister, they will spend the remainder of the winter here, and then return to their home in New York. Mr. Swetland is the publisher of The Automobile.

The memorial services of the local lodges of Woodmen in honor of the deceased, which were held at the Alameda, F. A. K. lodge, have been indefinitely postponed, as the local lodges will unite with the Oakland lodges in such services on March 1.

The engagement of Miss Ethel Mae Allen of 424 Cedar street, to William I. Fiedler, of 1242 Versailles street, was announced last night. Miss Allen is one of this city's popular young ladies, and is a graduate of the local High School.

of Oakland, was in town yesterday morning with friends.

Dr. Annie Williams has left for a trip to Livermore.

The funeral of Caleb Jewett took place at the home of his daughter, Mrs. Tweed, this morning. Rev. Lyons preached the sermon.

Chas. Payther, of Oakland, spent several hours in the neighborhood yesterday on business.

Professor Newland has nearly recovered from an accident with a San Francisco street car and will soon take up work with his physical culture class here.

SAN LORENZO ITEMS. The funeral of Mrs. Elsie Smith, who died last night, took place at the Union church under the direction of Miss Elsie Smith.

Dr. Beckwith, the bookkeeper of the Merchants' National Bank, died last night.

Rev. N. C. Gause preached at the hospital yesterday afternoon. A large number of the P. F. S. G. members accompanied him and assisted in singing in the wards.

Miss Anita Toon will hereafter assist Mrs. A. P. Crane in taking charge of the juniors.

JUDGE FAIRALL VISITS. Judge S. H. Fairall of Iowa City, and a judge in the court of that State for a great while, is paying a visit to Supervisor H. D. Howe a visit. He also hunted up Col. John P. Irish, whom he knows well and exchanged greetings with him. Supervisor Rowe studied law under Judge Fairall in Iowa when he was a boy.

Judge Fairall was called to the coast to take a deposition at Placerville in an important land case and while in California is taking occasion to become better acquainted with the wild and woolly west.

STANLEY ESTATE. Joseph McKown, Thomas E. Knex and Robert G. Butler were appointed by Judge Ogden appraisers of the estate of the late George O. Stanley.

An order was made this morning by Judge Ogden setting aside for William A. Mendelhall the sum of \$1,428.25 from the estate of his deceased wife, Mary, as this was the proceeds of a life insurance policy made out by her benefit and under the law is exempt from execution.

An order was made by Judge Ogden today accepting the resignation of Charles Chester as the guardian of the persons and estate of Lolita and Gertrude Groff, and appointing Dwyer Ellis as guardian in his stead.

Are You Restless at Night And harassed by a bad cough? Use Ballard's Horehound Syrup, it will secure you sound sleep and effect a prompt and radical cure. 25c and \$1.00. Sold by Wishart's Drug Store, Tenth and Washington.

PLAN FOR HOSPITAL. Those who are interested in having a hospital in Hayward will hold a meeting Friday evening at the Town Hall to discuss the project. It is said that there is quite a demand for such an institution, as nearly all who are seriously ill are now obliged to make the trip to Oakland or San Francisco for treatment.

BASKET BALL. The girls' basketball team of the High School is busily practicing for the return game between the Alameda High School to take place at the latter's grounds next Saturday. Three months ago the girls from Alameda came here and suffered a crushing defeat. They will have the advantage of being on their own court.

The line-up of the Hayward team follows: Captain and touch center—Ethel Veysey; right center—Nelda Oakes; left center—Emmie Meyers; forwards—Hein Jacobsen, Hazel Brunner, Lillie Harder; guards—Anna Langan, Florence Linekin, Mabel Johnson.

MUSICIANS DANCE. A large number of guests were present at the annual ball of the Foresters' band Saturday night. It was given at the N. S. G. W. hall, which was appropriately decorated.

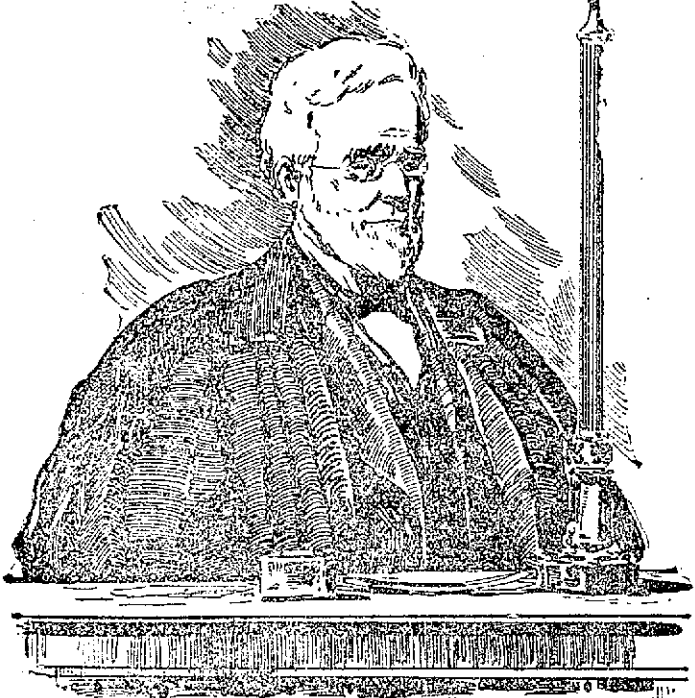
Dancing began at 9 o'clock after the band had played several selections, and continued until 1 o'clock.

LOCAL ITEMS. Paul Campbell, a young business man

M. T. MINNEY Manager Oakland Branch  
Wheeler & Wilson Mfg. Co.  
1056 Washington Street  
Bacon Block  
Main Office 231 Sutter St. San Francisco  
F. S. PRESCOTT Gen. Mgr.



## Be it known that in the name of Justice



The unwarrantable attack of some editor upon the good name of a medicine which has been recommended by mothers and women in all stations of life, claiming that it contains 17% alcohol and other injurious ingredients, will be answered, for Dr. R. V. Pierce, the widely-known physician and founder of the Invalids' Hotel and Surgical Institute, at Buffalo, N. Y., has brought suit against the publication making this unfounded attack, claiming \$200,000 damages. The sworn complaint shows that the statements concerning our remedy made by this publication are wholly and absolutely false in every particular, and that the medicine contains no deleterious ingredients whatever, and none of the ingredients stated in the article so published. If you question the purity of Doctor Pierce's Favorite Prescription, send a bottle to the health department of your city for analysis. Dr. R. V. Pierce is a specialist in the diseases of women, and employed this Prescription in a large practice, and finding that it cured the diseases and weaknesses of women in almost every case, he put it up in a form that could be easily procured at any drug store. It has enjoyed the confidence of the public for the past thirty-eight years, and during that time has had a larger sale than any other woman's tonic for almost every woman who has tried it recommends it to her friends. Dr. R. V. Pierce is willing to offer \$1,000 reward to any one proving that Dr. Pierce's Favorite Prescription does or ever did contain any alcohol or harmful drugs. This Prescription is nature's cure, because it is a pure compound of medicinal plants and roots, scientifically extracted and combined, intended for the one single purpose of curing female weakness and the pains and drains incident to that distressing complaint. One of the largest wholesale drug houses in this country, writing from Philadelphia, stated, that after their attention was called to the article in the publication mentioned, they asked the most prominent chemist in Philadelphia, Dr. Leffmann, to procure a bottle of Dr. Pierce's Favorite Prescription and report concerning the analysis. They say: "We received the following report:

"In response to a request from you we have tested a sample of the article sold as Dr. Pierce's Favorite Prescription, and have not been able to find either alcohol or opium in the same."

OUR

(Signed) HENRY LEFFMANN,  
CHARLES H. LAWALL.

Dr. Pierce's Favorite Prescription is so well and favorably known and has such a wide sale that its makers could not afford to allow such a charge to pass unanswered, consequently they have brought suit against the publication.

**\$1,000 REWARD** Is Offered as a Guarantee that  
**DR. PIERCE'S FAVORITE PRESCRIPTION**  
contains no alcohol, opium, or any harmful drug. Any one publishing false statements concerning its ingredients will be prosecuted. This medicine is compounded of medicinal principles, scientifically extracted from indigenous roots that cure the diseases for which it is recommended. It has enjoyed the public confidence for over a third of a century.

World's Dispensary Medical Association,  
J. B. Pinckney, President.

## HAPPENINGS IN RICHMOND

WORK ON EAST SHORE AND SUBURBAN EXTENSION  
PROGRESSING.

RICHMOND, February 27.—Work on the extension of the East Shore and Suburban railway is being carried on rapidly, and already rails have been laid and wires put up for some distance past Schmidt village.

Messrs. Erickson and Bradley, the contractor and engineer respectively, are allowing no time to be wasted and at the present rate, the work will soon be completed.

**CRYSTAL WEDDING.**  
Mr. and Mrs. Timmons celebrated their crystal wedding anniversary at their home in Richmond Park track, Friday evening.

## FOLEY'S HONEY AND TAR CURES the Most STUBBORN COUGHS

Sold and Recommended by OSGOOD BROS.,  
Seventh and Broadway Twelfth and Washington

passed. Various amusements were indulged in and refreshments served.

**ITEMS OF NEWS.**  
Mrs. Emil Heymann has received word of the death of her uncle in Paris, France.  
George Bodish was up from Pacific Grove Saturday to attend to business matters.  
A. C. Utter is up from Los Angeles visiting his daughter, Mrs. Olds and Mrs. Bonham, and incidentally to transact some unfinished business.  
W. K. Johnson sold his house and lot in Richmond tract Saturday to E. W. McCutcheon of Alameda. The purchase price was \$1900.

## PROFESSOR WILL LECTURE ON SEWERS

A talk on sewers is to be given by Professor C. Derlet of the University of California before the Piedmont District Improvement Club to-morrow evening at Oak Chapel on Linda avenue just off Piedmont avenue.  
The lecturer is from the engineering department of the university and this subject is his specialty and it is expected will be ably handled.  
The subject has been suggested by the need of one down Cemetery Creek and the Improvement Club has taken this means of having the question of sewerage generally discussed. Prof. Derlet will illustrate his talk with lantern slides.

## SIDEWALK RIGHTS OF WHEELMEN ARE DEFENDED.

Attorney Fry Urges Strict Enforcement of Ordinance—Average Rider is Careful.

Editor TRIBUNE:—The wheelmen claim that the present bicycle ordinance, notwithstanding it gives the entire right-of-way to the pedestrian, and denies the wheelman his natural, equal right to the use of that portion of the street used as a sidewalk, is, by far, the most just and equitable division of the rights of the pedestrian and the bicyclist that has ever been proposed; that the only trouble is in the neglect of the officials to enforce it.

It has been the practice of the court to inflict upon those found guilty of failing to dismount upon meeting a pedestrian, a fine of only \$2.00, which is so trifling that the offender continues to disregard the ordinance.

**HEAVY FINES.**  
Now, if the court would impose a fine of \$10.00 for the first offense, \$25.00 for the second offense, \$50.00 for the third offense, etc., the ordinance would soon be respected. There being no temporary increase in the revenue of the city, and the wheelmen who do obey the ordinance would not be robbed of their natural and constitutional right to the proper use of the sidewalk.

If the present ordinance does not provide for such or for sufficient punishment for its violation, let us have good, stringent, municipal legislation and official cooperation that will enforce the ordinance and do justice to all.

Other ordinances are not self-operative and this cannot be expected to be. The fact that some wheelmen do disregard the ordinance, and that being no proper effort made to enforce it, for the reason that popular sentiment favors a reasonable use, would not be a logical reason for depriving law-abiding, tax-paying citizens the right to use the sidewalk in a way that is a great benefit to them and no injury to other people.

**USE OF THE WHEEL.**  
The wheel has nearly ceased to be a plaything, and is now made practical use of by thousands of tax-paying citizens in their business, and as a means of getting to and from their work and their homes.

The advantages of the wheel in saving both time and money and in enabling persons to get to places otherwise inaccessible are very great. The laboring man, by means of it, gets to a home of much cheaper and more comfortable, school children are enabled to attend school otherwise too remote for them to reach (and schools cannot be built everywhere), the professional man is, by its use, enabled to reach his home in the little time that he can take from his duties, is enabled to take much-needed and refreshing exercise.

**WHEEL USEFUL.**  
In a thousand ways the wheel enters into the life of many people and it is to them an extremely useful and valuable possession, and every such citizen is entitled as much and as careful consideration at the hands of the City Council as is the selfish pedestrian, who is so free to say to the wheelman "get off the earth." In fact, the wheel is a great modern time-saving invention, which should not be robbed of its usefulness by unreasonable municipal legislation.

To drive the wheelman entirely from the sidewalk is to render his wheel practically useless and to rob him

substantially of the great benefits he now derives from it, for the wheel, means of propelling it, etc., cannot be used over very rough roads or through the mud, and the jar of the wheel is such that the majority of riders cannot use it on an ordinarily smooth road.

The average wheelman is opposed to rapid riding on the sidewalk or to any disregard of any of the rights of the pedestrian and is in favor of strict rules for the protection of the pedestrian and of an enforcement of such rules with heavy penalties on reckless riders that will stop all abuse of the wheel.

**COMPLAINTS.**  
Wheelmen complain and allege that the driver of the buggy, the wagon, the dray and the automobile, utterly ignore his rights in the street, and no law exists to protect any of the rights there. As a taxpayer, he contributes to the construction of the sidewalks and is begrudged the right to use them, even when it is not required for the use of the pedestrian; that as a class, they are threatened with punishment for carelessness of some few riders who ignore the rights of pedestrians and disobey the ordinance, while the proper enforcement of the ordinance by the officials and courts would quickly cure the evil complained of.

**HURT ON THE STREET.**  
Wheelmen call attention also to the fact that ten times as many wheelmen are hurt in the street by drivers of various kinds of vehicles as are pedestrians hurt on the sidewalk by wheelmen; that the remedy in either case is proper penalties strictly enforced, and not prohibition; and they call attention to the fact that the wheel has come into use within the last twenty-five years, and that people who have grown up with it and are accustomed to it and the use of it and understand the perfect control that the rider has of it, have no trouble, fear or apprehension when they meet or are overtaken by wheelmen; and that it is the older people, who have not become acquainted with the use of the wheel, who are nervous and fearful of being run into, and that the rights of the wheelmen and of such aged and nervous persons could best be protected by entirely prohibiting the use of the wheel on the southerly and easterly side of the streets (this would leave one side of all the street entirely free of wheels to the aged and nervous people); and that by retaining the same restrictions as at present, as to the use of the wheel on the northerly and westerly sides of the streets, with sufficient penalty to enforce them, the rights of all persons would be protected.

**PUNISH GUILTY.**  
And conclude by saying: Punish the guilty, not the innocent; expect to have to make arrests for disobedience of this ordinance as you have to make arrests for disobedience of all other ordinances; impose sufficient penalties and punishments to deter the reckless rider from his recklessness and disregard of the ordinance and the rights of the pedestrian; remember the great usefulness of the wheel, and consider the rights of the thousands of wheelmen who are law-abiding and tax-paying citizens.

**FRED W. FRY,**  
Attorney-at-Law, 506 Broadway.

## RELIEF CLUB GIVES JINKS

The jinks given Friday evening by the Relief Club of Oakland was an unqualified success, and called out a number of members who have not for a long time visited the club gatherings, and all of them expressed themselves as highly pleased with the unexpected excellence of the entertainments which they have been missing. The numbers especially appreciated were the song numbers of the Athletic Club quartette, the athletic stunts of the Pinard brothers, and the boxing of Holly and Wiley. The other numbers were thoroughly appreciated, and the evening's entertainment was voted the best of its kind ever given. Following is the program: Overture, Reliance orchestra; vocal solo, "The Victrola"; bass solo, Frank Pigeon; illuminated club swinging, Jos. Lancaster; tumbling, Pinard brothers; Reliance quartette, Messrs. McVey, Griffing, Trowbridge and Pigeon; imitations and stories, Thos. J. Thompson; selection, Reliance orchestra; boxing, Ingler and Patton; mandolin and guitar trio, Messrs. Reynolds, Mesplun and Callow; boxing, Holly and Wiley.

## THE GRAND WEEK OF "MOTHER GOOSE."

This will positively be the last week of "Mother Goose" at the Grand Opera House, San Francisco. This supreme production of Klaw & Erlanger has brought packed houses at this popular playhouse nearly every night of its stay, and at the matinees the place has been packed. The performance is witty and brilliant, and pleasing. There are performances every evening including Sunday, with matinees on Wednesday and Saturday.

At the matinee next Sunday Kolb and Dill will appear in "I. O. U." Seats will be ready for sale on Thursday.

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Minister's Cat," etc. Published by the Perry Mason Co., Boston, Mass.

**SUNSET.**  
Sunset for March contains many articles and stories of interest, among which are "Horses of California," "California at St. Louis," "Haverham's Capital," "The Double H and O Brand," and "Hogadorn's Relapse." Published in San Francisco, Cal.

**COUNTRY GENTLEMAN.**  
The Country Gentleman is a weekly paper devoted to agriculture, horticulture, stock raising and domestic economy. Published by Luther Tucker & Son, 355 Broadway, Albany, N. Y.

**HARPER'S WEEKLY.**  
The leading articles in Harper's Weekly for the current week are "The Railroad and the Rate-making Question," "Knowledge and Culture," "Mrs. Trask's Plea Against Divorce," and "The State of Russia."

**LESLIE'S WEEKLY.**  
The current number of Leslie's Weekly contains many articles of interest, among which are "Our Army of Government Employees," "Early Failure in Successful Living," "Hogadorn's Declaration of Faith," "Jemima's Adventures in New York," etc. Published by the Judge Company, 225 Fourth Avenue, New York City.

## DIVORCE CASES

Suit for divorce was begun Saturday by Bertha F. Kruckelberg, formerly Bertha F. Silvernail against Edw. W. Kruckelberg, whom she charges with wilful neglect. The action is brought by Attorney James H. Creeley, who charges the delinquent husband with having allowed his wife to go for long periods without contributing anything towards her support and she was finally forced to go back to her parents. They were married shortly over a year ago and she asks that she be given \$25 a month alimony which she states her husband is able to pay out of a salary he receives as a clerk in a music store.

Alfred C. Herlick has given notice that he will move to have the trial of the divorce action brought against him by Henrietta C. Herlick changed from this county to Los Angeles where he says he is now living. His wife charges him with having submitted her to brutal treatment, sworn at her, pulled the clothes off her at night so she could not sleep and in many other ways harassed her and made her life a burden.

Max B. Goldman has answered the divorce suit brought against him by Pauline J. Goldman in a cross-complaint in which he states that he is the one sinned against rather than sinning. He says that his wife stays out late at night in company with other men and calls him a Jew and worse names. They have one little child which he states the mother is not a proper person to have the custody of and asks that it be awarded to him.

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## PREMIUM WINNERS

- Of the Premiums given for month of January:
1. Mrs. Rosa Sperry, 828 Eighth street, Oakland. Handsome parlor clock, value \$30.00.
  2. Mrs. O. Lane, 610 Central ave., Alameda. Pair corner, value \$50.00.
  3. Mrs. M. C. Poston, 738 Ninth St., Oakland. Smyrna rug, value \$5.50.
  4. Mrs. J. Atwater, 973 Washington st., Oakland. Pair lace curtains, value \$8.00.
  5. Mrs. Wilson, 355 Seventeenth street, Oakland. Portieres, worth \$35.00.
  6. Mrs. W. W. Rugg, 1007 Jackson st., Oakland. Dining-room clock, worth \$5.00.
  7. Mrs. M. Smith, 666 Twenty-third St., Oakland. Smyrna rug, value \$4.50.
  8. Mrs. J. W. Crow, 490 Sixteenth St., Oakland. One pair curtains, worth \$4.00.
  9. Mrs. W. A. Rugg, 185 Chicago ave., Oakland. Couch cover, worth \$3.00.
  10. Mrs. E. C. Poston, 115 East Sixteenth St., Oakland. Five lbs. best tea or coffee.
- See Windows for February Premiums.

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**ELECTION, MARCH 13, 1905**

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CITY ENGINEER.....FRED C. TURNER  
AUDITOR.....ARTHUR H. BREED  
CITY TREASURER.....CHARLES D. BATES JR.  
COUNCILMAN - AT - LARGE.....EDWIN MEESE  
COUNCILMAN - AT - LARGE.....EUGENE THURSTON  
COUNCILMAN - AT - LARGE.....G. E. ALSTON  
COUNCILMAN, FIRST WARD.....ALEX. McADAM  
COUNCILMAN, SECOND WARD.....A. H. ELLIOT  
COUNCILMAN, THIRD WARD.....GEORGE FITZGERALD  
COUNCILMAN, FOURTH WARD.....E. C. MAHN  
COUNCILMAN, FIFTH WARD.....B. N. PENDLETON  
COUNCILMAN, SIXTH WARD.....W. J. BACCUS  
COUNCILMAN, SEVENTH WARD.....W. A. DONALDSON  
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